| 1 2 3 4 5 6 | Annick M. Persinger (SBN 272996) Apersinger@tzlegal.com TYCKO AND ZAVAREEI LLP 10880 Wilshire Blvd., Suite 1101 Los Angeles, CA 90024 (510)254-6808 Attorneys for Plaintiffs and the Class | |
|--------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------|
| 7 8 9 | UNITED STATES | S DISTRICT COURT |
| 10 11 | NORTHERN DISTE | RICT OF CALIFORNIA |
| 12 13 14 | JUAN QUINTANILLA VASQUEZ, GABRIELA PERDOMO ORTIZ, VICTOR HUGO CATALAN MOLINA, and KEVIN CALDERON, individually and on behalf of all others similarly situated, | Case No. 4:17-cv-00755-CW DECLARATION OF ANNICK M. PERSINGER IN SUPPORT OF PLAINTIFFS' FEE, EXPENSE, AND |
| 15 16 17 18 | Plaintiffs, v. LIBRE BY NEXUS, INC. and JOHN DOES 1-50, | SERVICE AWARD APPLICATION Judge: Hon. Claudia Wilken |
| 19 20 | Defendants. | |
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I, Annick M. Persinger, declare:

I am an attorney admitted to practice before all Courts of the State of California, and counsel of record for Plaintiffs and the Class in this case. I have personal knowledge of all of the facts set forth in this Declaration unless otherwise stated, and I am competent to testify to these facts if called on to do so.

TYCKO & ZAVAREEI LLP

- 2. Tycko & Zavareei LLP was founded in 2002 and has established a long and successful record of litigating complex cases. With offices in Washington, DC, Oakland, CA, and Los Angeles, CA our lawyers routinely handle large and complex matters throughout the country. Our lawyers have achieved remarkable results through trials and settlements in landmark cases of great public interest. Our settlements have netted our clients hundreds of millions of dollars in monetary relief, and changes in practices by banks and other businesses that have real impacts on the day to day lives of our clients.
- 3. Tycko & Zavareei has also been named Class Counsel, Lead Counsel, or Settlement Class Counsel in consumer class actions styled Kumar v. Safeway, Inc. et al., RG14726707 (Super. Ct. of Cal. Cty. of Alameda); Kumar v. Salov North America Corp., et al., 4:14-cy-02411 (N.D. Cal.); Koller v. Deoleo USA, Inc., Case No. 3:14-CV-02400-RS (N.D. Cal.); Shannon Schulte, et al. v. Fifth Third Bank, No. 1:09-cv-06655 (N.D. Ill.); Kelly Mathena v. Webster Bank, No. 3:10-cv-01448 (D. Conn.); Nick Allen, et al. v. UMB Bank, N.A., et al., No. 1016 Civ. 34791 (Cir. Ct. Jackson County, Mo.); Thomas Casto, et al. v. City National Bank, N.A., 10 Civ. 01089 (Cir. Ct. Kanawha County, W. Va.); Eaton v. Bank of Oklahoma, N.A., and BOK Financial Corporation, d/b/a Bank of Oklahoma, N.A., No. CJ-2010-5209 (Dist. Ct. for Tulsa County, Okla.); Lodley and Tehani Taulva, et al., v. Bank of Hawaii and Doe Defendants 1-50, No. 11-1-0337-02 (Cir. Ct. of 1st Cir., Haw.); Jessica Duval, et al. v. Citizens Financial Group, Inc., et al, No. 1:10-cv-21080 (S.D. Fla.); Mascaro, et al. v. TD Bank, Inc., No. 10-cv-21117 (S.D. Fla.); Theresa Molina, et al., v. Intrust Bank, N.A., No. 10-cv-3686 (18th Judicial Dist., Dist. Ct. Sedgwick County, Kan.); Trombley v. National City Bank, 1:10-cv-00232-JDB (D.D.C.); Jonathan Jones, et al. v. United Bank and United Bankshares, Inc., No. 11-C-50 (Cir. Ct. of Jackson County, W. Va.); Amber Hawthorne, et al. v. Umpqua Bank, No. 4:11-cv-06700 (N.D. Cal.); Sylvia Hawkins, et al. v. First

| 1 | Tennessee Bank, N.A., No. CT-004085-11 (Cir. Ct. of Shelby County, Tenn.); Jane Simpson, et al. v. |
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| 2 | Citizens Bank, et al., No. 2:12-cv-10267 (E.D. Mich.); Alfonse Forgione, et al. v. Webster Bank, N.A., No. |
| 3 | UWY-CV12-6015956-S (Super. Ct. Judicial Dist. of Waterbury, Conn.); Sherry Bodnar v. Bank of |
| 4 | America, N.A., No. 5:14-cv-03224-EGS (E.D. Pa.); Wong v. TrueBeginnings LLC d/b/a True.com, No. 3 |
| 5 | 07 Civ. 1244-N (N.D. Tex.); Geis v. Airborne Health, et. al., Civil Action No. 2:07 Civ. 4238-KSH-PS |
| 6 | (D. N.J.); Dennings, et al. v. Clearwire Corporation, No. 2:10-cv-01859 (W.D. Wash.); In Re: Higher One |
| 7 | Oneaccount Marketing And Sales Practices Litigation, No. 3:12-md-02407 (VLB) (D. Conn.); Galdamez v. |
| 8 | I.Q. Data International, Inc., No. 15-cv-1605 (E.D. Va.); Brown v. Transurban USA, No. 15-cv-494 (E.D. |
| 9 | Va.), Gatinella et al. v. Michael Kors (USA), 14-cv-5731 (S.D.N.Y); Grayson, et al. v. General Electric |
| 10 | Company, 3:13-cv-1799 (D. Conn.); Farrell, et al. v. Bank of America, N.A., No. 3:16-00492 (S.D. Cal.); |
| 11 | In re: APA Assessment Fee Litigation, 1:10-cv-01780 (D.D.C.); Griffith v. ContextMedia Health, LLC |
| 12 | d/b/a Outcome Health, No. 1:16-cv-02900 (N.D. Ill.); Scott, et al. v. JPMorgan Chase & Co., No. 17-cv- |
| 13 | 249 (D.D.C.); In re Think Finance, LLC, et al., No. 17-bk-33964 (Bankr. N.D. Tex.); Gibbs v. Plain |
| 14 | Green, LLC, No. 3:17-cv-495 (E.D. Va.); Meta v. Target Corp., et al., No. 14-cv-0832 (N.D. Ohio); and |
| 15 | Petit v. Procter & Gamble Co., No. 15-cv-02150 (N.D. Cal.). Each of these actions has resulted in a |
| 16 | settlement that has been finally approved. |
| 17 | EXPERIENCE |

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- 4. Since graduating magna cum laude from U.C. Hastings College of the Law in 2010, I have practiced complex litigation in California. I have been managing partner of Tycko & Zavareei's California offices since 2018, and have been recognized as a Super Lawyers Rising Star. Prior to joining Tycko & Zavareei, I worked as a litigation associate for Bursor & Fisher, P.A. Like Tycko & Zavareei, Bursor & Fisher, P.A. specializes in consumer class action litigation and has been named class counsel countless times in state and district courts in California and nationwide. After law school, I worked as a legal research attorney for the Hon. John E. Munter in complex litigation, at the San Francisco Superior Court.
- 5. Representative cases that I have been named class counsel in include: Stathakos v. Columbia Sportswear Co., 2017 WL 195706 (N.D. Cal. May 11, 2017) (certifying a class of discount clothing shoppers), Melgar v. Zicam, LLC, 2016 WL 1267870 (E.D. Cal. Mar. 31, 2016) (certifying a

class of purchasers of Zicam cold medicine), *Dei Rossi v. Whirlpool Corp*, 2015 WL 1932484 (E.D. Cal. Apr. 28, 2015) (certifying a class of refrigerator purchasers), *Forcellati v. Hyland's*, 2013 WL 12121973 (C.D. Cal. Dec. 19, 2013) (certifying a class of purchasers of homeopathic products marketed for children).

- 6. My partner, Hassan Zavareei, also worked on this case. Mr. Zavareei graduated from the University of California, Berkeley, School of Law in 1995. Prior to that, Mr. Zavareei graduated from Duke University in 1990. Mr. Zavareei is admitted to practice in California (Bar No. 181547), the District of Columbia (Bar No. 456161), and Maryland (Registration No. 0207150001). Over the past twenty-one years, Mr. Zavareei has gained substantial experience handling complex civil litigation and class action litigation. He has taken several cases to trial, including jury trials that have lasted several months. He has argued appeals in the D.C. Circuit, the Fourth Circuit and the Fifth Circuit. Mr. Zavareei has been appointed as Class Counsel in numerous class actions.
- 7. My partner, Jonathan Tycko, also worked on this case. Mr. Tycko graduated from the Columbia University Law School in 1992. Prior to that, Mr. Tycko graduated from Johns Hopkins University in 1989. Mr. Tycko is admitted to practice in the District of Columbia (Bar No. 445851), New York (Bar No. 2568483), and Maryland (Registration No. 0203260001).
- 8. An associate at my law firm, Katherine M. Aizpuru, also worked on this case. Ms. Aizpuru graduated cum laude from Harvard Law School in 2014. Ms. Aizpuru completed clerkships on the District of Columbia Court of Appeals and the United States District Court of the District of Maryland. Since joining Tycko & Zavareei in 2017, she has handled complex civil litigation, including numerous class actions. She was named a Rising Star for the Washington, D.C. region in 2020.
- 9. A fellow at my office, Jennifer Thelusma, also worked on this case. Ms. Thelusma graduated from Duke University School of Law in 2019. Prior to that, Ms. Thelusma graduated from the University of Florida in 2016. Ms. Thelusma is admitted to practice in Florida (Bar No. 1019776).
- 10. Kristen Law Sagafi, a former partner at my law firm, also worked on this case. After litigating consumer class actions for over a decade, Ms. Sagafi now teaches complex litigation at

Berkeley Law School. Ms. Sagafi graduated from University of California, Berkeley School of Law in 2002 and started Tycko & Zavareei's California branch after she spent years as a partner at Lieff Cabraser Heimann & Bernstein, LLP.

11. Prior to starting his own firm, Kaliel PLLC, Jeffrey D. Kaliel also worked on this

- 11. Prior to starting his own firm, Kaliel PLLC, Jeffrey D. Kaliel also worked on this case. Mr. Kaliel earned his law degree from Yale Law School in 2005. He graduated from Amherst College summa cum laude in 2000 with a degree in Political Science, and spent one year studying Philosophy at Cambridge University, England. Over the last 10 years, Mr. Kaliel has built substantial class action experience. He has received "Washington D.C. Rising Stars Super Lawyers 2015" recognition. Mr. Kaliel has been appointed lead Class Counsel in numerous nationwide and state-specific class actions.
- 12. Sophia (Goren) Gold, a former associate of Tycko & Zavareei, also worked on this case. Ms. Goren Gold is a third-generation Plaintiffs' lawyer. A *summa cum laude* graduate of Wake Forest University and the University of California, Berkeley, School of Law in 2015, Ms. Goren Gold is now partnered with Jeffrey Kaliel at PLLC.
- 13. Maren Christensen, a former associate of Tycko & Zavareei, also worked on this case. Ms. Christensen graduated from Berkeley Law, with distinction, in 2013, and from the University of Chicago, with honors, in 2006. Prior to joining Tycko and Zavareei Ms. Christensen, worked on a wide range of civil litigation, international arbitration, employment law matters, qui tam lawsuits and government enforcement investigations, as well as pro bono immigration matters.
- 14. Tanya Koshy, a former associate of Tycko & Zavareei, also worked on this case. Ms. Koshy graduated from University of California, Berkeley School of Law in 2010. Prior to joining the firm, Ms. Koshy was a staff attorney at the Ninth Circuit Court of Appeals. Ms. Koshy is a member of the California, Massachusetts, and New York state bars.

ATTORNEYS' FEES AND COSTS

- 15. Tycko & Zavareei started working on this case in 2017 when it investigated and filed the original complaint in this matter.
- 16. In 2017, Tycko & Zavareei prepared a 26(f) report, filed ADR forms, researched insurance code claims, researched Libre's arbitration defense, drafted initial disclosures, prepared

written discovery, prepared responses to written discovery, and worked with opposing counsel to file a protective order. Lawyers from Tycko & Zavareei also conducted research to refine Plaintiffs' legal theories and drafted the original, first, and second amended complaints.

- 17. Tycko & Zavareei also met with all of the Plaintiffs, as well as their sponsors, who were also deposed. Lawyers from Tycko & Zavareei defended all of the Plaintiffs' depositions in this case. I also defended the depositions of all of Plaintiffs' program sponsors—including Plaintiff Calderon. Lawyers from Tycko & Zavareei also prepared for and took a Fed. R. Civ. P. 30(b)(6) deposition.
- 18. Tycko & Zavareei drafted multiple briefs in this case that lead to successful results, and eventually to the instant settlement. For example, Tycko & Zavareei drafted an opposition to Libre's motion to dismiss, an opposition to Libre's motion to compel arbitration, an opposition to a Rule 11 motion, an opposition to Libre's motion to stay, a motion for leave to amend, a reply in support of leave to amend, and a motion for administrative relief. Tycko & Zavareei also appeared and argued at the hearing on Libre's motion to dismiss, and motion to compel arbitration.
- 19. Tycko & Zavareei worked hard on settlement. Tycko & Zavareei drafted mediation statements, participated in multiple in person meetings with defense counsel, and participated in six mediations. In addition, Tycko & Zavareei appeared at regular conferences with Ninth Circuit mediators following this Court's denial of Libre's motion to compel arbitration. Tycko & Zavareei also regularly conferred with opposing counsel to resolve discovery issues, to discuss settlement, and to coordinate the drafting of the settlement agreement, as well as the papers filed in support of preliminary approval.
- 20. Tycko & Zavareei drafted the first draft of the settlement agreement preliminarily approved by the Court, as well as the first draft of the notices and proposed orders in connection with settlement approval. Tycko & Zavareei then worked to confer and revise the foregoing until in final form. Tycko & Zavareei worked on the motion for preliminary approval, and drafted the motion for leave to file the motion for leave to amend that was filed along with the motion for preliminary approval. I then prepared for and appeared at the hearing on preliminary approval. Tycko & Zavareei then worked on preparing a supplemental submission to the Court, which led to

the Court's decision to preliminarily approve the settlement in this action.

- 21. In addition to the work discussed above, lawyers from Tycko & Zavareei drafted countless stipulations, notices, and joint reports to the Court.
- 22. Tycko & Zavareei provided the support staff for this litigation. Nathan LaPorte, Audrey Abate, and Chloe Hyunji Noh served as Tycko & Zavareei's legal assistants, and they, along with Tycko & Zavareei's paralegal, Collin Hoover, all worked on this case. Tycko & Zavareei's support staff finalized, formatted, and filed stipulations, joint statements, complaints, motions, oppositions and more. Tycko & Zavareei's staff served discovery, as well as responses to discovery. Additionally, Tycko & Zavareei's staff kept the case calendar to support counsel in meeting all deadlines. Further, Tycko & Zavareei's staff arranged court reporters, arranged meeting spaces and travel for Plaintiffs' deposition prep meetings, arranged Plaintiffs' depositions, and arranged the 30(b)(6) deposition that a Tycko & Zavareei lawyer took.
- 23. We tracked our hours spent on this case using attorney billing software. All staff contemporaneously recorded the time they spent working on this case. For each task performed, staff accounted for their time in 1/10th of an hour (6-minute) increments or shorter, and included a brief narrative description of the work performed. Staff did not "block bill."
- 24. I generated a report summarizing each staff member's billable time spent on this case through August 31, 2020.
- 25. I reviewed the time entries, and believe the hours expended were reasonable and necessary to securing the result in this case. I also exercised billing judgment by excluding, for example, time that Tycko & Zavareei's lawyers spent traveling to hearings, depositions, and client preps.
- 26. To avoid unnecessary public disclosures, I redacted certain entries to state only "fact investigation" or "consultation" for entries that referenced, for instance, interviews with unnamed Class Members or consultations with non-parties.
 - 27. I have attached a true and correct copy of the time entries as **Exhibit A**.
- 28. The following table represents the time spent by Tycko & Zavareei's lawyers and staff on this case through August 31, 2020, with a total lodestar value of \$645,316.50.

| Name | Title | Hours | Rate | Lodestar |
|------------------------|-----------------|--------|----------|--------------|
| Annick Persinger | Partner | 553.70 | \$759.00 | \$420,258.30 |
| Audrey Abate | Legal Assistant | 18.10 | \$206 | \$3,728.60 |
| Chloe Hyunji Noh | Legal Assistant | 82.50 | \$206 | \$16,995.00 |
| Collin Hoover | Paralegal | 31.30 | \$206 | \$6,447.80 |
| Hassan Zavareei | Partner | 4.70 | \$914 | \$4,295.80 |
| Jeffrey Kaliel | Partner | 110.80 | \$759.00 | \$84,097.20 |
| Jennifer Thelusma | Fellow | 7.40 | \$378.00 | \$2,797.20 |
| Jonathan Tycko | Partner | 2.50 | \$914 | \$2,285.00 |
| Katherine Aizpuru | Associate | 2.60 | \$465 | \$1,209 |
| Kristen Sagafi | Partner | 32.10 | \$759 | \$24,363.90 |
| Maren Christensen | Associate | 59.10 | \$672 | \$39,715.20 |
| Nathan Laporte | Legal Assistant | 14.10 | \$206 | \$2,904.60 |
| Sophia Gold | Associate | 77.90 | \$465 | \$36,223.50 |
| Total Hours / Lodestar | | 996.8 | | \$645,316.5 |

The above chart was prepared from contemporaneous detailed daily time records regularly prepared and maintained by Tycko & Zavareei utilizing timekeeping software to which all employees have access. In my opinion, the time spent by attorneys and staff of Tycko & Zavareei was reasonable and necessary. Indeed, by prosecuting this case purely on a contingency basis and not being paid by the hour, Tycko & Zavareei attorneys and staff worked efficiently and avoided unnecessary work. The hourly rates are based on the typical hourly rates for lawyers of similar experience in the communities in which Class Counsel practice.

32. The hourly rates shown for the attorneys at Tycko & Zavareei are our 2020 rates charged as delineated by the Adjusted Laffey Matrix (http://www.laffeymatrix.com/), which provides market rates for attorneys working in the Washington, D.C. area. See, e.g., DL v. Dist. of Columbia, 924 F.3d 585 (D.C. Cir. 2019) (discussing the history and basis of the Laffey matrix). Although the Adjusted Laffey Matrix is updated annually, courts have awarded attorneys' fees consistent with the Adjusted Laffey Matrix to my firm in a number of cases. See, e.g., Kumar v. Salov North America Corp.,

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No. 14-CV-2411-YGR, 2017 WL 2902898 (N.D. Cal. July 7, 2017); Stathakos v. Columbia Sportswear Co., No. 15-CV-04543-YGR, 2018 WL 1710075, at *6 (N.D. Cal. Apr. 9, 2018); Meta v. Target Corp., et al., No. 14-cv-0832 (N.D. Ohio Aug. 7, 2018), Dkt. 179; In re Think Finance, LLC, et al., No. 17-bk-33964 (Bankr. N.D. Tex.); Brown v. Transurban USA, Inc., No. 1:15CV494 (JCC/MSN), 2016 WL 6909683 (E.D. Va. Sept. 29, 2016); Small v. BOKF, N.A., No. 1:13-cv-01125-REB-MJW (D. Colo.); Soule v. Hilton Worldwide, Inc., No. CV 13-00652 ACK-RLP, 2015 WL 12827769 (D. Haw. Aug. 25, 2015); Beck v. Test Masters Educ. Servs., Inc., 73 F. Supp. 3d 12 (D.D.C. 2014); see also Mancini v. Dan P. Plute, Inc., 358 F. App'x 886 (9th Cir. 2009); Harris et al. v. Farmers Insurance Exchange et al., BC579498 (Cal. Super. Ct., L.A. Cty. Aug. 30, 2020) (accepting Adjusted Laffey Matrix as evidence of reasonable hourly rates charged by Washington, D.C. attorneys).

- 34. The total number of hours is based only on the hours reasonably expended to achieve an excellent result for the Settlement Class. Our firm coordinated our efforts in the litigation of this case with our co-counsel to ensure that there was no duplicative or unnecessary work. Because our firm is experienced in litigating actions of this type, we were able to efficiently divide tasks based on expertise.
- 35. In my opinion, the time expended and expenses incurred in prosecuting this action were reasonable and necessary for the diligent litigation and fair resolution of this matter. The lodestar reflected in the above extract does not include all of the time to be devoted to preparing for and appearing at the final approval hearing, or dealing with post-hearing matters.
- 29. I anticipate that Tycko & Zavareei LLP will devote substantial additional time to this case after August 31, 2020, including: (1) finalizing this application; (2) preparing for and attending the final approval hearing; (3) monitoring the claims and distribution process; corresponding with the claims administrator; (4) managing the extended payment plan; (5) ensuring compliance with the injunctive relief; and (6) responding to Class Member inquiries.
- 30. Tycko & Zavareei also carried the majority of the costs in this litigation—taking on this risk for the putative class members. Specifically. Tycko & Zavareei incurred \$45,146.63 in unreimbursed case-related expenses, including expenses related to filing, travel, copying, and case administration. Expenses are accounted for and billed separately and are not duplicated in my firm's

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 10 of 30

| 1 | professional billing rate. TZ has not received reimbursement for expenses incurred in connection |
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| 2 | with this litigation. The actual expenses incurred in the prosecution of this case is reflected on the |
| 3 | computerized accounting records of my firm prepared by bookkeeping staff, based on receipts and |
| 4 | check records, and accurately reflect all actual expenses incurred. These expenses were necessary to |
| 5 | prosecuting litigation of this size and complexity on behalf of the Settlement Class, and they are |
| 6 | typical of expenses regularly awarded in large-scale class actions. Indeed, because Tycko & Zavareei |
| 7 | was responsible for advancing all expenses incurred, Tycko & Zavareei had a strong incentive not to |
| 8 | spend any funds unnecessarily. An itemized list of Tycko & Zavareei's expenses is attached hereto as |
| 9 | Exhibit B. |
| 10 | I declare under penalty of perjury under the laws of California that the foregoing is true and |
| 11 | correct, and that this declaration was executed in Los Angeles, California, on September 1, 2020. |
| 12 | and P. |
| 13 | Annick M. Persinger |
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EXHIBIT A

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 12 of 30

| 03/14/17 | Studied case file, and researched applicable law. | Annick Persinger | 6.30 | \$759.00 | \$4,781.70 |
|------------|------------------------------------------------------------------------------|---------------------|------|----------------------|-------------------|
| 03/16/17 | File declination with AEA. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 03/21/17 | Conference with KLS regarding case theory, strategy. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 03/21/17 | Conference with KLS re: case theory. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 03/28/17 | Conference with KLS re: Libre complaint and 23(g) motion. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 03/28/17 | Revise first amended complaint. | Annick Persinger | 2.20 | \$759.00 | \$1,669.80 |
| 05/01/17 | Work on ADR forms, and emails with JK re: same. | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 05/02/17 | Work on finalizing ADR forms. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
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| 05/02/17 | Work on making additions to, revising, and finalizing Libre complaint. | Annick Persinger | 3.70 | \$759.00 | \$2,808.30 |
| 05/03/17 | Review final complaint documents. | Annick Persinger | 1.20 | \$759.00 | \$910.80 |
| 05/12/17 | Work on 26(f) report. | Annick Persinger | 1.60 | \$759.00 | \$1,214.40 |
| 05/12/17 | Research insurance code claims. | Annick Persinger | 4.10 | \$759.00 | \$3,111.90 |
| 05/16/17 | 26(f) conference. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 05/16/17 | Discuss case strategy with KLS. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 05/16/17 | Work on finalizing and filing 26(f) report. | Annick Persinger | 2.50 | \$759.00 | \$1,897.50 |
| 05/17/17 | Strategy email to JK. | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 05/17/17 | Review recent case law re: arbitration and injunctive relief. | Annick Persinger | 1.20 | \$759.00 | \$910.80 |
| 05/17/17 | Work on lead counsel motion. | = | 1.10 | \$759.00 | \$834.90 |
| | | Annick Persinger | | | |
| 05/17/17 | Conference with KLS. | Annick Persinger | 1.60 | \$759.00 | \$1,214.40 |
| 05/18/17 | Call with JK. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 05/22/17 | Follow up with appearing accuracy weather to appear or whitestical appearule | Anniel Doreinger | 0.20 | ¢750.00 | ¢151.00 |
| 05/22/17 | Follow up with opposing counsel re: motion to compel arbitration schedule. | Annick Persinger | 0.20 | \$759.00 | \$151.80 |
| 05/23/17 | Conference with JK re: case strategy and eliminating claims. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
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| 05/23/17 | Review joint statement and other material and attend initial conference. | Annick Persinger | 1.90 | \$759.00 | \$1,442.10 |
| 05/24/17 | Research for amending complaint. | Annick Persinger | 3.90 | \$759.00 | \$2,960.10 |
| 05/25/17 | Draft amended complaint. | Annick Persinger | 8.40 | \$759.00 | \$6,375.60 |
| | Incorporate co-counsel changes to the complaint, finalize and send to | | | | |
| 05/26/17 | defendant. | Annick Persinger | 5.50 | \$759.00 | \$4,174.50 |
| 05/26/17 | Conference call with co-counsel re: amended complaint. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
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| 05/30/17 | Email from opposing counsel re: amendment, and emails with JK re: same. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 05/30/17 | Review complaint for reliance allegations, emails with JK re: same. | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 05/30/17 | Review final amended discovery responses and send changes. | Annick Persinger | 1.10 | \$759.00 | \$834.90 |
| | | • | | | |
| 06/01/17 | Draft stip and proposed order re: SAC. | Annick Persinger | 1.50 | \$759.00 | \$1,138.50 |
| 06/02/17 | Finalize and send stip to opposing counsel. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 06/07/17 | Review discovery requests. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 06/07/17 | Conference with KLS re: upcoming work assignments. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 06/09/17 | Work with NL to file SAC. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 06/12/17 | Initial disclosures. | Annick Persinger | 2.50 | \$759.00 | \$1,897.50 |
| 06/12/17 | Fact investigation. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 06/13/17 | Review protective order. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 06/13/17 | Finalize initial disclosures. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 06/14/17 | Email memo to JK re: plaintiff depos. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 00/14/1/ | Email memo to skite. plantin depos. | 7 annow r er singer | 0.50 | φ/33.00 | 4373.30 |
| 06/14/17 | Review email correspondence from centro regarding third-party depos. | Annick Persinger | 0.20 | \$759.00 | \$151.80 |
| 06/21/17 | Conference with JK and SJG re: depo scheduling. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 06/21/17 | Review co-counsel's research re: foreign language and arbitration. | Annick Persinger | 0.80 | \$759.00 | \$607.20 |
| 06/21/17 | Emails with co-counsel re: depo scheduling. | · · | | | |
| | · | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 06/23/17 | Work on scheduling depo preps with co-counsel, calendaring same. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 06/26/17 | Review Rule 11 motion and research re: same. | Annick Persinger | 2.50 | \$759.00 | \$1,897.50 |
| 06/26/17 | Make sure depo dates calendared. | Annick Persinger | 0.20 | \$759.00 | \$151.80 |
| 06/27/17 | Draft plaintiff prep outline, review case docs for same. | Annick Persinger | 2.60 | \$759.00 | \$1,973.40 |
| 06/27/17 | Call with JK and SJG re: Rule 11 motion. | Annick Persinger | 0.20 | \$759.00 | \$151.80 |
| 06/28/17 | Pre-prep call with co-counsel. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 06/28/17 | Prep call with Vasquez. | Annick Persinger | 1.40 | \$759.00 | \$1,062.60 |
| 06/29/17 | Prep call with other two clients. | Annick Persinger | 2.00 | \$759.00 | \$1,518.00 |
| 07/05/17 | Work on researching/drafting response to Rule 11 motion. | Annick Persinger | 7.10 | \$759.00 | \$5,388.90 |
| 07/03/17 | Finish draft response to Rule 11 motion. | Annick Persinger | 2.40 | \$759.00 \$759.00 | \$3,388.90 |
| | · | • | | | |
| 07/07/17 | Emails with JK re: fraudulent concealment. | Annick Persinger | 0.10 | \$759.00 | \$75.90 |
| 07/07/17 | Add footnote based on SJG research re: bonds and FDCPA. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 07/10/17 | Work on prep outline, review client docs for prep. | Annick Persinger | 2.70 | \$759.00 | \$2,049.30 |
| 07/10/17 | Review final response to Rule 11 letter and circulate to co-counsel. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 07/10/17 | Deposition prep. | Annick Persinger | 4.40 | \$759.00 | \$3,339.60 |
| 07/11/17 | Attend deposition. | Annick Persinger | 3.10 | \$759.00 | \$2,352.90 |
| 07/11/17 | Work on opposition to motion to dismiss. | Annick Persinger | 5.10 | \$759.00 | \$3,870.90 |
| 07/11/17 | Deposition prep of two clients. | Annick Persinger | 3.20 | \$759.00 | \$2,428.80 |
| 07/12/17 | Attend deposition. | Annick Persinger | 3.90 | \$759.00 | \$2,960.10 |
| 0., -2, 17 | | | 5.50 | Ç733.00 | 7 2,550.10 |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 13 of 30

| 07/12/17 | Deposition prep of two clients. | Annick Persinger | 2.90 | \$759.00 | \$2,201.10 |
|-------------|-------------------------------------------------------------------------------|------------------|------|----------|------------|
| 07/12/17 | Continue drafting and researching opposition to motion to dismiss. | Annick Persinger | 4.20 | \$759.00 | \$3,187.80 |
| 07/13/17 | Defend deposition. | Annick Persinger | 6.90 | \$759.00 | \$5,237.10 |
| | Settlement discussions with co-counsel; settlement discussion with opposing | | | | |
| 07/13/17 | counsel; removal of client's ankle monitor. | Annick Persinger | 3.20 | \$759.00 | \$2,428.80 |
| 07/13/17 | Client depo prep. | Annick Persinger | 1.00 | \$759.00 | \$759.00 |
| 07/14/17 | Update Rule 11 letter to reflect filing of MTD. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| | Review docs produced and complaint etc in advance of phone and in-person | · · | | | |
| 07/14/17 | preps. | Annick Persinger | 1.20 | \$759.00 | \$910.80 |
| 07/14/17 | Client prep calls x 3. | Annick Persinger | 2.60 | \$759.00 | \$1,973.40 |
| 07/16/17 | Client (Norma) in-person depo prep. | Annick Persinger | 1.90 | \$759.00 | \$1,442.10 |
| 07/17/17 | Further research re: mediators. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 07/17/17 | Review Norma docs. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 07/17/17 | Email to Nate about briefing deadlines. | Annick Persinger | 0.40 | \$759.00 | \$151.80 |
| 07/17/17 | _ | = | 0.20 | \$759.00 | \$303.60 |
| | Email co-counsel re: update on Norma prep. | Annick Persinger | | | |
| 07/18/17 | ADR call. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 07/18/17 | Depo. | Annick Persinger | 4.10 | \$759.00 | \$3,111.90 |
| 07/18/17 | Client prep. | Annick Persinger | 3.10 | \$759.00 | \$2,352.90 |
| 07/18/17 | Prep session. | Annick Persinger | 1.00 | \$759.00 | \$759.00 |
| 07/19/17 | Prep session. | Annick Persinger | 1.00 | \$759.00 | \$759.00 |
| 07/19/17 | Depo. | Annick Persinger | 4.20 | \$759.00 | \$3,187.80 |
| 07/24/17 | Review deponent docs and deposition prep. | Annick Persinger | 1.70 | \$759.00 | \$1,290.30 |
| 07/25/17 | Prep meeting and defend deposition. | Annick Persinger | 4.60 | \$759.00 | \$3,491.40 |
| 07/26/17 | Coordinate sending plaintiffs checks to co-counsel. | Annick Persinger | 0.10 | \$759.00 | \$75.90 |
| | | | | | |
| 07/26/17 | Check in call with co-counsel re: depos. settlement, case managers, etc. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 07/31/17 | Finish draft opposition to MTD. | Annick Persinger | 6.50 | \$759.00 | \$4,933.50 |
| 08/01/17 | Revise, finalize, and file opp to MTD. | Annick Persinger | 3.10 | \$759.00 | \$2,352.90 |
| 08/07/17 | Review proposed stipulation. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 08/22/17 | Put together template for mediation statement. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 08/22/17 | Review docs and memo re: same. | Annick Persinger | 1.10 | \$759.00 | \$834.90 |
| , | | 0 | | , | , |
| 08/25/17 | Review docs/materials for mediation statement, email co-counsel re: same. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 08/29/17 | Work on mediation statement. | Annick Persinger | 2.40 | \$759.00 | \$1,821.60 |
| 08/31/17 | Review plaintiff depo transcripts and draft mediation statement. | Annick Persinger | 6.60 | \$759.00 | \$5,009.40 |
| 09/06/17 | Review revised draft mediation statement. | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 09/08/17 | Review emails re: mediation status/changes. | Annick Persinger | 0.20 | \$759.00 | \$151.80 |
| 09/13/17 | Look at mediation deadline issue. | Annick Persinger | 0.20 | \$759.00 | \$151.80 |
| | Mediation. | • | 8.10 | \$759.00 | |
| 10/10/17 | | Annick Persinger | | | \$6,147.90 |
| 11/12/17 | Set up and calendar plaintiffs' counsel call. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 11/29/17 | Review order on motion for protective order. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 12/12/17 | Emails re setting up mediation. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 12/19/17 | Coordinated settlement conference | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 02/08/18 | Call re settlement progress and related prep and research | Annick Persinger | 2.30 | \$759.00 | \$1,745.70 |
| 02/21/18 | Team call re settlement and recission theory | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| | Reviewed case materials to prep for mediation (1.2); lunch meeting re | | | | |
| 03/22/18 | settlement strategy (0.9); call with KLS and HAZ re same (0.4) | Annick Persinger | 2.50 | \$759.00 | \$1,897.50 |
| 03/23/18 | Additional correspondence re settlement strategy | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 03/24/18 | Correspondence with KLS and group re scheduling call | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 03/26/18 | Drafted Mediaton Statement | Annick Persinger | 6.10 | \$759.00 | \$4,629.90 |
| 03/27/18 | Reviewed revised mediation statement | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 03/27/18 | Conference call re mediation | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| | Mediation, including arrived early to fix names on list and touch base with | | | | |
| 03/29/18 | mediator | Annick Persinger | 9.10 | \$759.00 | \$6,906.90 |
| 04/04/18 | Calls with HAZ and KLS | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 04/04/18 | Memo to team re settlement | Annick Persinger | 0.80 | \$759.00 | \$607.20 |
| 04/10/18 | Call with co-counsel re settlement | Annick Persinger | 1.50 | \$759.00 | \$1,138.50 |
| 0 1, =0, =0 | Responded to inquiries (0.8); call with team re continuing with litigation or | | | ******** | +=,===== |
| 04/17/18 | mediation (0.6); emails re same (0.4) | Annick Persinger | 1.80 | \$759.00 | \$1,366.20 |
| 04/17/10 | Reviewed Rule 11 motion, reviewed motion to compel arb, ECF related to MTD, | _ | 1.00 | \$733.00 | 71,300.20 |
| 06/04/18 | calendared, started outlines | | 3.20 | \$759.00 | \$2,428.80 |
| | | Annick Persinger | | | |
| 06/05/18 | Call regarding next steps and motion assignments, related prep | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 06/11/18 | Reviewed research/rough draft rule 11 motion and papers | Annick Persinger | 1.40 | \$759.00 | \$1,062.60 |
| 06/12/18 | Work on Rule 11 Brief | Annick Persinger | 3.10 | \$759.00 | \$2,352.90 |
| 06/13/18 | Worked on finalizing Rule 11 Brief | Annick Persinger | 3.10 | \$759.00 | \$2,352.90 |
| 06/16/18 | Emails re motion to compel arbitration brief status and coordination | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 06/17/18 | Reviewed and revised motion to compel | Annick Persinger | 3.60 | \$759.00 | \$2,732.40 |
| 06/19/18 | Work on finalizing opp to arbitration | Annick Persinger | 2.10 | \$759.00 | \$1,593.90 |
| | | | | | |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 14 of 30

| 07/12/18 | Emails re hearing coverage and emails to mediator | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
|----------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------|------|----------------|------------------|
| 08/14/18 | Prep for oral argument | Annick Persinger | 7.40 | \$759.00 | \$5,616.60 |
| 09/04/18 | Conferred with co-counsel on issues related to amendment | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 09/10/18 | Worked on issues related to amending the Complaint | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 03/10/18 | worked of issues related to afficially the complaint | Allilick reisinger | 0.00 | \$755.00 | Ç455.40 |
| | will be the second of the seco | | | | |
| | Worked on drafting and revising discovery, reviewed plaintiffs' productions for | | | | _ |
| 09/20/18 | same (5.6); worked on schedule and sent emails re planning re experts (1.2) | Annick Persinger | 6.80 | \$759.00 | \$5,161.20 |
| 09/24/18 | Finalized LBN discovery | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 09/25/18 | Researched ninth circuit requirements and deadlines | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| 09/26/18 | Drafted mediation questionnaire and related work on LBN appeal | Annick Persinger | 3.10 | \$759.00 | \$2,352.90 |
| | | • | | | |
| 09/26/18 | Case meeting | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 10/17/18 | Call with co-counsel re upcoming assignments | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 10/19/18 | Revised/drafted opposition to motion to stay | Annick Persinger | 5.10 | \$759.00 | \$3,870.90 |
| 10/24/18 | Reviewed subpoenas | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 10/25/18 | Worked on TAC | Annick Persinger | 3.10 | \$759.00 | \$2,352.90 |
| | | _ | | | |
| 10/25/18 | Worked on motion for administrative relief | Annick Persinger | 4.70 | \$759.00 | \$3,567.30 |
| | Continued work on motion for admin relief, and worked on motion for leave to | | | | |
| 10/26/18 | amend | Annick Persinger | 7.60 | \$759.00 | \$5,768.40 |
| 10/29/18 | Worked on finalizing and filing motion for leave to amend | Annick Persinger | 3.40 | \$759.00 | \$2,580.60 |
| 11/05/18 | Updated case calendar and strategized re upcoming deadlines | Annick Persinger | 1.10 | \$759.00 | \$834.90 |
| | | · · | | | |
| 11/05/18 | Reviewed opposition to motion for admin relief | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| 11/05/18 | Emails re mediation statement and new counsel | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 11/07/18 | Assessment conference and related prep | Annick Persinger | 2.50 | \$759.00 | \$1,897.50 |
| 11/07/18 | Case meeting | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 11,07,10 | Researched issues related to insurance code and preemption of immigration | ,ge. | 0.10 | φ. 55.00 | φουσίου |
| 44/44/40 | | | 4.20 | 4750.00 | 62 262 70 |
| 11/14/18 | bonds | Annick Persinger | 4.30 | \$759.00 | \$3,263.70 |
| 11/15/18 | Continued drafting reply and research re same | Annick Persinger | 6.10 | \$759.00 | \$4,629.90 |
| 11/15/18 | Drafted reply ISO motion to amend | Annick Persinger | 6.80 | \$759.00 | \$5,161.20 |
| 11/19/18 | Reviewed draft RJN and comments edits to reply ISO amend brief | Annick Persinger | 1.40 | \$759.00 | \$1,062.60 |
| ,, | | | | ******* | , _, · · · · · · |
| 44/20/40 | Desired extrement to me the standard and sellents as a second of the sec | | 2.60 | 4750.00 | 64 072 40 |
| 11/20/18 | Reviewed settlement term sheet and revised, call with co-counsel re same | Annick Persinger | 2.60 | \$759.00 | \$1,973.40 |
| 11/20/18 | Reviewed order on admin relief | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 11/20/18 | Finalized and filed reply and RJN | Annick Persinger | 2.60 | \$759.00 | \$1,973.40 |
| 12/10/18 | Reviewed proposed settlement and edits | Annick Persinger | 1.80 | \$759.00 | \$1,366.20 |
| , -, - | | 0 | | , | , , |
| 12/11/10 | Draw for call to cattlement conference, and review of proposal and applying | Anniel Developer | 4.20 | ć7F0 00 | ¢2 202 70 |
| 12/11/18 | Prep for call re settlement conference, and review of proposal and analysis | Annick Persinger | 4.30 | \$759.00 | \$3,263.70 |
| 12/12/18 | Settlement conference and related updates to team | Annick Persinger | 9.20 | \$759.00 | \$6,982.80 |
| | Reviewed Rathod notes from settlement meeting (0.5); discussed issues with | | | | |
| 12/13/18 | HAZ (0.5); call with mediator (0.5) | Annick Persinger | 1.50 | \$759.00 | \$1,138.50 |
| 12/17/18 | Work related to settlement and stay action | Annick Persinger | 1.40 | \$759.00 | \$1,062.60 |
| | • | • | | | |
| 12/20/18 | Work related to settlement and stay action | Annick Persinger | 0.80 | \$759.00 | \$607.20 |
| 01/07/19 | Work on term sheet and call with team re same | Annick Persinger | 2.40 | \$759.00 | \$1,821.60 |
| 01/08/19 | Researched claims related co-sponsors | Annick Persinger | 1.80 | \$759.00 | \$1,366.20 |
| 01/11/19 | Settlement call | Annick Persinger | 2.10 | \$759.00 | \$1,593.90 |
| 01/24/19 | Mediator call and prep | Annick Persinger | 1.20 | \$759.00 | \$910.80 |
| | • • | _ | | | \$834.90 |
| 02/04/19 | Fact investiagtion (0.5); conferring with team re same (0.6). | Annick Persinger | 1.10 | \$759.00 | \$834.90 |
| | | | | | |
| 02/06/19 | Fact investigation (0.5); emailing team re same (0.2); Fact investigation (0.6). | Annick Persinger | 1.30 | \$759.00 | \$986.70 |
| 02/08/19 | Providing status report to ninth circuit mediator. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 02/11/19 | Fact investigation. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| | 3 | = | | | |
| 02/14/19 | Working on settlement. | Annick Persinger | 1.90 | \$759.00 | \$1,442.10 |
| | Reviewing current draft of term sheet (1.2) Worked on scheduling for meeting | | | | |
| | re settlement and schedule in case (0.3); call with Co-counsel re status of | | | | |
| 02/15/19 | settlement and LBN's changes (0.9). | Annick Persinger | 2.40 | \$759.00 | \$1,821.60 |
| 02/27/19 | Reviewing subpoena and coordinating service to LBN with co-counsel. | Annick Persinger | 0.80 | \$759.00 | \$607.20 |
| 02/27/13 | Call with co-counsel re sending changes to settlement term sheet to OC (0.5); | Annick i cranigei | 0.00 | \$733.00 | Ç007.20 |
| | | | | 4 | 4 |
| 03/01/19 | emails re counter (0.2) | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| 03/05/19 | Coordinating mediation and mediation briefing. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 03/07/19 | Outlining mediation brief. | Annick Persinger | 1.50 | \$759.00 | \$1,138.50 |
| 03/11/19 | Working on draft mediation statement. | Annick Persinger | 5.60 | \$759.00 | \$4,250.40 |
| | | = | | | |
| 03/11/19 | Research and put together exhibits for Mediaiton Statement | Annick Persinger | 2.00 | \$759.00 | \$1,518.00 |
| 03/13/19 | Fact invesetigation. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| | Reviewing status with term sheet and mediation statement to prep for | | | | |
| 03/14/19 | mediation. | Annick Persinger | 1.80 | \$759.00 | \$1,366.20 |
| 03/15/19 | Mediation. | Annick Persinger | 7.60 | \$759.00 | \$5,768.40 |
| 03/22/19 | Reviewing updates re term sheet and negotiations with OC. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| | | • | | | |
| 03/25/19 | Fact investigation. | Annick Persinger | 1.20 | \$759.00 | \$910.80 |
| 03/28/19 | Reviewing defendant draft . | Annick Persinger | 0.80 | \$759.00 | \$607.20 |
| | | | | | |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 15 of 30

| | Conferring with co-counsel regarding D's proposal (0.7); reviewing and | | | | |
|----------------------|-------------------------------------------------------------------------------------------------------------------------|-----------------------------------|--------------|----------------------|------------------------|
| 03/29/19 | conferring related follow up from OC (0.6). | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| 04/02/19 | Fact investigation. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 04/09/19 | Fact investigation. | Annick Persinger | 0.80 | \$759.00 | \$607.20 |
| | Reviewing, revising, and commenting on Centro's latest revisions to terms sheet | | | | |
| 04/14/19 | (1.4); emailing group re fact investigation (0.4). | Annick Persinger | 1.80 | \$759.00 | \$1,366.20 |
| 04/15/19 | Reviewing Centro additions to term sheet per my suggestions. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| | Revising term sheet and cover email (0.3); conferring with Centro re fact | | | | |
| 04/16/19 | investigation (0.2). | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 04/16/19 | Reviewing calendar and analyzing case status. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 04/17/19 | Responding to term sheet. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 04/17/19 | Fact investigation. | Annick Persinger | 1.80 | \$759.00 | \$1,366.20 |
| 04/24/19 | Working on issues related to outstanding. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| | Reviewing current term sheet etc for settlement call (0.7); Settlement call (0.5); | | | | |
| 0= /0+ /+0 | call afterward with co-counsel (0.5); updating case status sheet and calendar | | | 4=== 0.00 | 44 550 00 |
| 05/31/19 | (0.5). | Annick Persinger | 2.20 | \$759.00 | \$1,669.80 |
| 06/21/19 | Coordinating mediation. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 06/26/19 | Gathering information for mediator. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 07/01/19 | Emailing Ninth Circuit mediator. | Annick Persinger | 0.20 | \$759.00 | \$151.80 |
| 07/30/19 | Conferring with OC re settlement proposal. | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 08/06/19 08/07/19 | Conferring with co-counsel re settlement proposal. | Annick Persinger | 0.50 | \$759.00 | \$379.50 \$2,504.70 |
| 08/07/19 | Reviewing draft mediation statement. Reviewing to finalize of LBN statement. | Annick Persinger Annick Persinger | 3.30 2.60 | \$759.00 \$759.00 | \$1,973.40 |
| 06/06/19 | Discussing with HAZ (0.3); emailing with J. Sperber (0.2); emailing with co- | Allilick Persinger | 2.60 | \$759.00 | \$1,975.40 |
| 08/09/19 | counsel (0.2). | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| 00/03/13 | Conferring with team regarding settlement, upcoming mediation, and | Allilick refalliger | 0.70 | \$755.00 | Ç331.30 |
| 08/11/19 | information from LBN about some other case we did not know about. | Annick Persinger | 1.30 | \$759.00 | \$986.70 |
| 08/13/19 | Discussing term sheet with team. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| 08/13/19 | Discussing upcoming mediation with J. Sperber. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 08/15/19 | Studying D's submission and term sheet, comparing ours. | Annick Persinger | 3.10 | \$759.00 | \$2,352.90 |
| 08/16/19 | Attending mediation. | Annick Persinger | 8.50 | \$759.00 | \$6,451.50 |
| 08/29/19 | Internal call to discuss terms, conferring with co-counsel as well. | Annick Persinger | 2.60 | \$759.00 | \$1,973.40 |
| , . , . | Working on settlement and reviewing memos re same, discussing same with | | | , | , , |
| 08/30/19 | HAZ and MC, discussing same with co-counsel. | Annick Persinger | 2.70 | \$759.00 | \$2,049.30 |
| 09/03/19 | Preparing for mediation. | Annick Persinger | 4.60 | \$759.00 | \$3,491.40 |
| 09/04/19 | Mediation. | Annick Persinger | 9.20 | \$759.00 | \$6,982.80 |
| 09/05/19 | Reviewing and checking final term sheet. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| 09/11/19 | Conferring with CA team. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 09/16/19 | Reviwing draft agreement. | Annick Persinger | 1.10 | \$759.00 | \$834.90 |
| 09/18/19 | Conferring with CA team. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 09/18/19 | Drafting agreement. | Annick Persinger | 4.60 | \$759.00 | \$3,491.40 |
| 09/23/19 | Drafting settlement agreement. | Annick Persinger | 6.10 | \$759.00 | \$4,629.90 |
| 09/26/19 | Reviewing Calderon retainer agreement and sending revisions. | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 09/30/19 | Reviewing stip. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 10/02/19 | Perparing proposal for call re notice (0.7); call re notice with OC (0.5). | Annick Persinger | 1.30 | \$759.00 | \$986.70 |
| 10/07/19 | Drafting settlement agreement. | Annick Persinger | 7.20 | \$759.00 | \$5,464.80 |
| 11/01/19 | Reviewing revisions to settlement agreement. | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 11/04/19 | Revising settlement agreement. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| 11/05/19 | Working on motion for leave to amend. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| 11/07/19 | Continuing to work on settlement agreement. | Annick Persinger | 2.10 | \$759.00 | \$1,593.90 |
| 11/13/19 | Coordinating schedule with OC. | Annick Persinger | 0.10 | \$759.00 | \$75.90 |
| / / | | | | 4=== 0.00 | 40.050.00 |
| 11/14/19 | Discussing with OC (0.5); working on complaint and motion for leave (2.6). | Annick Persinger | 3.10 | \$759.00 | \$2,352.90 |
| 44/45/40 | Discussing revisions and motion for leave with co-counsel (0.3); continuing work | | 2.50 | 4750.00 | 42 CEC E0 |
| 11/15/19 | on motion for leave and complaint (3.2). | Annick Persinger | 3.50 | \$759.00 | \$2,656.50 |
| 11/10/10 | Consideration Fourth amounted consolidation direction to consolidation | Anniel Donnin | 0.50 | ć7F0 00 | ¢270.50 |
| 11/19/19 | Coordinating Fourth amended complaint and motion to amend with co-counsel. | = | 0.50 | \$759.00 | \$379.50 |
| 11/22/19 | Fact investigation. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 11/25/19 | Beginning review of notices. | Annick Persinger | 0.90 | \$759.00 \$759.00 | \$683.10 |
| 12/31/19 01/02/20 | Reviewing current settlement agreement, responding to co-counsel. Coordinating new deadlines for preliminary approval. | Annick Persinger Annick Persinger | 2.10 0.60 | \$759.00 \$759.00 | \$1,593.90 \$455.40 |
| 01/02/20 | Coordinating new deadines for preliminary approval. | Annick reisiligei | 0.00 | טט.כניק | J+JJ.4U |
| 01/10/20 | Working on stipulation and other issues related to finalizing settlement. | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 01/10/20 | Working on class notices. | Annick Persinger | 5.60 | \$759.00 \$759.00 | \$4,250.40 |
| 01/17/20 | Emailing with co-counsel re finalizing deal. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| , -0, 20 | . U | | | Ţ. 33.00 | Ţ .33. 10 |
| 02/03/20 | Emailing with co-counsel re seeking extension of stay and status of deal. | Annick Persinger | 0.40 | \$759.00 | \$303.60 |
| | | J | | • | * |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 16 of 30

| / / | Reviewing recent emails, reviewing calendar, updating case status sheet, and | | | | |
|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 02/18/20 | evaluating next steps. | Annick Persinger | 0.80 | \$759.00 | \$607.20 |
| 02/19/20 | Call with co-counsel re status (0.5); call with OC re same (0.5); reviewing latest edits from OC (0.6). | Annick Dorsinger | 1.60 | \$759.00 | ¢1 214 40 |
| 02/15/20 | Checking in on status of settlement and consulting with team re going back to | Annick Persinger | 1.00 | \$755.00 | \$1,214.40 |
| 03/05/20 | mediator. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 03/09/20 | Discussing with co-counsel re raising issues with mediator. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 03/17/20 | Working on mediation issues. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| 03/18/20 | Continuing to work on mediation date. | Annick Persinger | 0.70 | \$759.00 | \$531.30 |
| | | | | | |
| 03/26/20 | Working on issues related to settlement and motion to enforce term sheet. | Annick Persinger | 1.20 | \$759.00 | \$910.80 |
| 03/31/20 | Working on submission to court regarding status of settlement. | Annick Persinger | 1.20 | \$759.00 | \$910.80 |
| 04/02/20 | Reviewing court order regarding motion to enforce term sheet, conferring with | Anniel Beneimen | 1.00 | ¢750.00 | ć750.00 |
| 04/03/20 | team re same and working on a mediation date. | Annick Persinger | 1.00 | \$759.00 | \$759.00 |
| 04/06/20 04/06/20 | Researching motion to enforce term sheet. Working on getting mediation date with co counsel and OC. | Annick Persinger Annick Persinger | 1.50 0.60 | \$759.00 \$759.00 | \$1,138.50 \$455.40 |
| 04/00/20 | Conferring with co-counsel about goals for mediation. | Annick Persinger | 0.60 | \$759.00 \$759.00 | \$455.40 |
| 04/09/20 | Continuing to work on getting an agreed mediation date. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 04/21/20 | Organizing mediation. | Annick Persinger | 0.20 | \$759.00 | \$151.80 |
| 05/06/20 | Working on mediation brief. | Annick Persinger | 2.10 | \$759.00 | \$1,593.90 |
| 05/12/20 | Mediation prep. | Annick Persinger | 3.20 | \$759.00 | \$2,428.80 |
| 05/13/20 | Mediation. | Annick Persinger | 11.00 | \$759.00 | \$8,349.00 |
| 05/14/20 | Working on motion to amend the complaint for settlement purposes. | Annick Persinger | 1.50 | \$759.00 | \$1,138.50 |
| | Working on joint report to the court and planning hearing date and work | | | | |
| 05/15/20 | assignments related to preliminary approval. | Annick Persinger | 0.90 | \$759.00 | \$683.10 |
| 05/18/20 | Reviewing draft notices. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 05/21/20 | Working on notice to the court. | Annick Persinger | 0.60 | \$759.00 | \$455.40 |
| 05/28/20 | Working on motion for leave to amend and amended complaint. | Annick Persinger | 6.10 | \$759.00 | \$4,629.90 |
| | Working on motion for preliminary approval and discussions with co-counsel re | | | | |
| 06/01/20 | same. | Annick Persinger | 3.20 | \$759.00 | \$2,428.80 |
| 00/01/20 | Working on declarations in support of preliminary approval and motion for | Anniel Dereinger | 1.00 | ¢750.00 | ¢750.00 |
| 06/01/20 | leave to amend. Working on preliminary approval motion, proposed orders, declarations, | Annick Persinger | 1.00 | \$759.00 | \$759.00 |
| | motion for leave to amend, and related declarations for that motion as well, | | | | |
| 06/02/20 | finalizing and filing. | Annick Persinger | 14.90 | \$759.00 | \$11,309.10 |
| 07/13/20 | Working on notice of appearance for hearing with court. | Annick Persinger | 0.30 | \$759.00 | \$227.70 |
| 07/18/20 | Preparing for preliminary approval hearing. | Annick Persinger | 3.80 | \$759.00 | \$2,884.20 |
| | Discussing with co-counsel and preparing for preliminary approval hearing (5.1); | ; | | | |
| 07/21/20 | hearing (0.7); discussing with co-counsel after (0.8). | Annick Persinger | 6.60 | \$759.00 | \$5,009.40 |
| 07/23/20 | Working on supplemental submission. | Annick Persinger | 6.00 | \$759.00 | \$4,554.00 |
| 07/24/20 | Working on supplemental submission. | Annick Persinger | 4.00 | \$759.00 | \$3,036.00 |
| 07/27/20 | Reviewing supplemental brief and submission. | Annick Persinger | 3.20 | \$759.00 | \$2,428.80 |
| 07/28/20 | Working on supplemental submission. | Annick Persinger | 2.10 | | |
| 07/30/20 | | 7 timiek i ersinger | | \$759.00 | \$1,593.90 |
| | Conferring re email from possible objector. | Annick Persinger | 0.50 | \$759.00 | \$379.50 |
| 08/04/20 | Coordinating filing of amended complaint. | Annick Persinger Annick Persinger | 0.50 0.40 | \$759.00 \$759.00 | \$379.50 \$303.60 |
| 08/19/20 | Coordinating filing of amended complaint. Discussions re possible objector. | Annick Persinger Annick Persinger Annick Persinger | 0.50 0.40 0.50 | \$759.00 \$759.00 \$759.00 | \$379.50 \$303.60 \$379.50 |
| | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. | Annick Persinger Annick Persinger | 0.50 0.40 | \$759.00 \$759.00 | \$379.50 \$303.60 |
| 08/19/20 08/22/20 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time | Annick Persinger Annick Persinger Annick Persinger Annick Persinger | 0.50 0.40 0.50 0.50 | \$759.00 \$759.00 \$759.00 \$759.00 | \$379.50 \$303.60 \$379.50 \$379.50 |
| 08/19/20 08/22/20 8/31/2020 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger | 0.50 0.40 0.50 0.50 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate | 0.50 0.40 0.50 0.50 8.60 0.10 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 |
| 08/19/20 08/22/20 8/31/2020 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger | 0.50 0.40 0.50 0.50 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate Audrey Abate | 0.50 0.40 0.50 0.50 8.60 0.10 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate Audrey Abate | 0.50 0.40 0.50 0.50 0.50 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate Audrey Abate Audrey Abate Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. File maintenance. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate Audrey Abate Audrey Abate Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 03/17/17 03/23/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. File maintenance. Emails with JK and NL re: potential plaintiff; phone call to Abdul Malik Negedu | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 0.20 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 \$41.20 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 03/23/17 04/13/17 05/01/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. File maintenance. Emails with JK and NL re: potential plaintiff; phone call to Abdul Malik Negedu re: class status. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 0.20 0.20 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 \$41.20 \$41.80 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 03/23/17 04/13/17 05/01/17 05/17/17 05/18/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. File maintenance. Emails with JK and NL re: potential plaintiff; phone call to Abdul Malik Negedu re: class status. Find and send JK and AMP N.D. Cal. ADR forms for deadline. Draft 23(g) motion for AMP. Continue work on 23(g) motion for AMP. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 0.20 0.20 0.50 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 \$41.20 \$103.00 \$556.20 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 03/23/17 04/13/17 05/01/17 05/17/17 05/18/17 05/19/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. File maintenance. Emails with JK and NL re: potential plaintiff; phone call to Abdul Malik Negedu re: class status. Find and send JK and AMP N.D. Cal. ADR forms for deadline. Draft 23(g) motion for AMP. Continue work on 23(g) motion for AMP. Finish 23(g) draft and send to AMP. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 0.20 0.20 0.20 0.20 0.20 0.20 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 \$41.20 \$103.00 \$556.20 \$123.60 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 03/23/17 04/13/17 05/01/17 05/17/17 05/18/17 05/19/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. File maintenance. Emails with JK and NL re: potential plaintiff; phone call to Abdul Malik Negedu re: class status. Find and send JK and AMP N.D. Cal. ADR forms for deadline. Draft 23(g) motion for AMP. Continue work on 23(g) motion for AMP. Finish 23(g) draft and send to AMP. Prepare doc re: JK's declaration for AMP. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 0.20 0.20 0.50 2.70 0.60 0.20 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 \$41.20 \$103.00 \$556.20 \$123.60 \$41.20 |
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| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 03/23/17 04/13/17 05/01/17 05/17/17 05/19/17 05/19/17 05/24/17 05/25/17 05/31/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. File maintenance. Emails with JK and NL re: potential plaintiff; phone call to Abdul Malik Negedu re: class status. Find and send JK and AMP N.D. Cal. ADR forms for deadline. Draft 23(g) motion for AMP. Continue work on 23(g) motion for AMP. Finish 23(g) draft and send to AMP. Prepare doc re: JK's declaration for AMP. Phone call and emails with G. Constantine re: depo location. Emails with NL re: depo details. Draft shell docs for stip and proposed order for AMP. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 0.20 0.50 2.70 0.60 0.20 0.20 0.20 0.50 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 \$41.20 \$103.00 \$556.20 \$123.60 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 03/23/17 04/13/17 05/17/17 05/18/17 05/19/17 05/24/17 05/25/17 05/31/17 06/05/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. File maintenance. Emails with JK and NL re: potential plaintiff; phone call to Abdul Malik Negedu re: class status. Find and send JK and AMP N.D. Cal. ADR forms for deadline. Draft 23(g) motion for AMP. Continue work on 23(g) motion for AMP. Finish 23(g) draft and send to AMP. Prepare doc re: JK's declaration for AMP. Phone call and emails with G. Constantine re: depo location. Emails with NL re: depo details. Draft shell docs for stip and proposed order for AMP. Scan and save first set of RFPs. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 0.20 0.50 2.70 0.60 0.20 0.20 0.20 0.30 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 \$41.20 \$103.00 \$556.20 \$123.60 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 |
| 08/19/20 08/22/20 8/31/2020 03/01/17 03/15/17 03/17/17 03/23/17 04/13/17 05/01/17 05/17/17 05/19/17 05/19/17 05/24/17 05/25/17 05/31/17 | Coordinating filing of amended complaint. Discussions re possible objector. Discussing fee application. Working on fee application and supporting declarations, reviewing time records. Finalize and file AMP Notice of Appearance. Finalize and file Consent/Declination to Mag. Judge. Find and send AMP word doc versions of complaint and doc for drafting report. Phone call with potential plaintiff Abdul Negedu. File maintenance. Emails with JK and NL re: potential plaintiff; phone call to Abdul Malik Negedu re: class status. Find and send JK and AMP N.D. Cal. ADR forms for deadline. Draft 23(g) motion for AMP. Continue work on 23(g) motion for AMP. Finish 23(g) draft and send to AMP. Prepare doc re: JK's declaration for AMP. Phone call and emails with G. Constantine re: depo location. Emails with NL re: depo details. Draft shell docs for stip and proposed order for AMP. | Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Annick Persinger Audrey Abate | 0.50 0.40 0.50 0.50 0.50 8.60 0.10 0.30 0.20 0.20 0.20 0.50 2.70 0.60 0.20 0.20 0.20 0.50 | \$759.00 \$759.00 \$759.00 \$759.00 \$759.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 \$206.00 | \$379.50 \$303.60 \$379.50 \$379.50 \$379.50 \$6,527.40 \$20.60 \$61.80 \$41.20 \$41.20 \$41.20 \$103.00 \$556.20 \$123.60 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 \$41.20 |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 17 of 30

| 07/06/17 | Scan and save motion for sanctions Rule 11. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
|------------|------------------------------------------------------------------------------------|------------------|------|----------|------------|
| 07/06/17 | Print Libre depo docs. | Audrey Abate | 5.00 | \$206.00 | \$1,030.00 |
| 07/07/17 | Finish depo docs. | Audrey Abate | 1.00 | \$206.00 | \$206.00 |
| | • | • | | | |
| 07/17/17 | Email and phone call to M. Dickstein re: September mediation. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| 07/19/17 | Download and save depo exhibits and transcripts. | Audrey Abate | 0.40 | \$206.00 | \$82.40 |
| 07/27/17 | Call to US Legal Support re: billing. | Audrey Abate | 0.10 | \$206.00 | \$20.60 |
| 07/31/17 | Email M. Dickstein re: booking Sept. mediation date. | Audrey Abate | 0.10 | \$206.00 | \$20.60 |
| | | | | | |
| 08/01/17 | Scand and send AMP depo erratas and instructions for Molina, Ortiz, Vasquez. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| 08/10/17 | Calls and emails to Marriott to book 9/12 conference room. | Audrey Abate | 0.30 | \$206.00 | \$61.80 |
| 08/14/17 | Emails to M. Dickstein, AMP, JK re: mediation party info. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| 00/14/17 | | Addicy Abdic | 0.20 | 7200.00 | γ-1.20 |
| 00/44/4= | Call to Justin Moore re: Marriott conference room; sign and return contract for | | | 400000 | 454.00 |
| 08/14/17 | 9/12 meeting. | Audrey Abate | 0.30 | \$206.00 | \$61.80 |
| | Phone calls with Oakland Marriott and Rancho Cordova Marriott to book | | | | |
| 08/16/17 | meeting spaces for 9/12/17. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| 08/22/17 | Email M. Dickstein re: mediation brief rules. | Audrey Abate | 0.10 | \$206.00 | \$20.60 |
| 08/23/17 | Calls to U.S. Legal Support re: depo billing. | Audrey Abate | 0.30 | \$206.00 | \$61.80 |
| 08/31/17 | Send Marriott conference details to S. Levine. | Audrey Abate | 0.10 | \$206.00 | \$20.60 |
| 09/01/17 | Emails with JK, AMP, NL, JJ confirming Dickstein mediation payment. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| | | • | | | |
| 09/13/17 | Sign and return Marriott cancellation doc to Justin Moore. | Audrey Abate | 0.10 | \$206.00 | \$20.60 |
| 09/22/17 | Update mediation and meeting dates. | Audrey Abate | 0.10 | \$206.00 | \$20.60 |
| 09/29/17 | Fill out and send ADR participants sheet to C. Conefrey. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| | Calls to ADR services re: updates to ADR attendance list; follow up emails and re | - | | | |
| 10/03/17 | submit ADR forms. | Audrey Abate | 0.40 | \$206.00 | \$82.40 |
| | | | | | |
| 10/03/17 | Book Marriott conference room for Oct 9; sign and return confirmation forms. | Audrey Abate | 0.30 | \$206.00 | \$61.80 |
| 10/03/17 | Emails with JK and AMP re: ADR issues. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| | Call ADR services to confirm receipt of mediation payment. | • | | | \$20.60 |
| 10/04/17 | , , , | Audrey Abate | 0.10 | \$206.00 | \$20.60 |
| | Emails re: mediation brief, finalize, file with ADR Services, Inc. and send hard | | | | |
| 10/04/17 | copy to Judge Lambden. | Audrey Abate | 0.70 | \$206.00 | \$144.20 |
| 10/04/17 | Sign and return Marriott conference room contract. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| 11/27/17 | Draft Notice of Withdrawal of JK. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| 11/28/17 | File Notice of Withdrawal JK. | Audrey Abate | 0.20 | \$206.00 | \$41.20 |
| 01/29/18 | Calendar new dates for Annick | Chloe Hyunji Noh | 0.30 | \$206.00 | \$61.80 |
| 03/20/18 | Libre Lode star and expense excel | Chloe Hyunji Noh | 3.00 | \$206.00 | \$618.00 |
| | · | | | | |
| 03/22/18 | Gather Libre filings for Mediation | Chloe Hyunji Noh | 0.30 | \$206.00 | \$61.80 |
| 04/26/18 | Notice of Appearance for Tanya | Chloe Hyunji Noh | 0.50 | \$206.00 | \$103.00 |
| 06/08/18 | Work on formatting issues of Libre Opp to Rule 11 motion | Chloe Hyunji Noh | 2.50 | \$206.00 | \$515.00 |
| | | | | | |
| 06/12/18 | Continue working on Rule 11 Opposition Motion formatting issues, etc. | Chloe Hyunji Noh | 2.00 | \$206.00 | \$412.00 |
| 06/13/18 | Format and edit, add tables to Rule 11 brief | Chloe Hyunji Noh | 3.00 | \$206.00 | \$618.00 |
| 06/14/18 | Refile declaration with exhibtis attached | Chloe Hyunji Noh | 0.50 | \$206.00 | \$103.00 |
| ,, | Work on reading, comparing, editing depo cites, highlighting transcripts, etc. for | | | 7 | , |
| 06/10/10 | | | E E0 | \$206.00 | ¢1 122 00 |
| 06/18/18 | Opp to MTC Arbitration brief | Chloe Hyunji Noh | 5.50 | \$206.00 | \$1,133.00 |
| 06/19/18 | Finalizing and addding tables, filing OPP MTC Arbitration | Chloe Hyunji Noh | 2.50 | \$206.00 | \$515.00 |
| 06/19/18 | Format and fix Libre OPP to MTC Arbitration | Chloe Hyunji Noh | 2.00 | \$206.00 | \$412.00 |
| 08/13/18 | Prepare hearing binders for AMP and TSK | Chloe Hyunji Noh | 2.00 | \$206.00 | \$412.00 |
| 08/14/18 | Attending libre hearing with AMP and TSK | Chloe Hyunji Noh | 2.50 | \$206.00 | \$515.00 |
| 08/20/18 | Emails with Sarh S. from New Yorker to send AMP Declaration | Chloe Hyunji Noh | 0.50 | \$206.00 | \$103.00 |
| 09/19/18 | Set up AMP 9th circuit account and file notice ofappearance, etc. | Chloe Hyunji Noh | 2.50 | \$206.00 | \$515.00 |
| 09/19/18 | Format and help AMP with discovery | Chloe Hyunji Noh | 3.00 | \$206.00 | \$618.00 |
| 09/20/18 | Amending all new trial dates | | | \$206.00 | |
| | | Chloe Hyunji Noh | 0.40 | | \$82.40 |
| 09/24/18 | Finalize PLtf's 2nd set of RFPs and ROGs and serve | Chloe Hyunji Noh | 2.00 | \$206.00 | \$412.00 |
| 09/26/18 | Format and finalize mediation questionnaire to file | Chloe Hyunji Noh | 2.00 | \$206.00 | \$412.00 |
| 09/26/18 | Draft NOA for TK | Chloe Hyunji Noh | 0.50 | \$206.00 | \$103.00 |
| 10/22/18 | Set up mediation conference for AMP | Chloe Hyunji Noh | 0.50 | \$206.00 | \$103.00 |
| 10/23/18 | Add tables, finalize, and file Libre opp. to 1292 and motion to stay | Chloe Hyunji Noh | 3.00 | \$206.00 | \$618.00 |
| 10/24/18 | Work on formatting Libre TAC | Chloe Hyunji Noh | 2.00 | \$206.00 | \$412.00 |
| ,, | | | | 7 | * |
| 10/25/19 | Work on formatting and holp AMP with researching for motion for admin relief | Chloo Hyunii Noh | 2 50 | \$206.00 | \$721.00 |
| 10/25/18 | Work on formatting and help AMP with researching for motion for admin relief | Chloe Hyunji Noh | 3.50 | \$206.00 | \$721.00 |
| | Draft J. Rathod Declaration, compare and change all redline changes from | | | | |
| | second amended complaint to third amended complaint, then format and | | | | |
| 10/26/18 | finalize brief | Chloe Hyunji Noh | 4.50 | \$206.00 | \$927.00 |
| | Convert pdfs into word documents for proposed order and pltf's motion for | | | | |
| 10/26/18 | leave to file TAC | Chloe Hyunji Noh | 1.00 | \$206.00 | \$206.00 |
| | | | | | |
| 10/29/18 | Finalize, add tables, and format AMP Decl ISO Motion to amend Complaoint | Chloe Hyunji Noh | 2.80 | \$206.00 | \$576.80 |
| -0, -0, 10 | | 2 | | φ_00.00 | φ3. 3.00 |

| | Work on putting together exhibits, redline version of TAC, clean version of TAC | | | | |
|-------------|----------------------------------------------------------------------------------|------------------|------|----------|-----------------------------------------|
| 10/29/18 | for Motion for leave to amend Complaint filing | Chloe Hyunji Noh | 2.00 | \$206.00 | \$412.00 |
| 10/29/18 | File all documents re: motion for admin relief and motion to amend | Chloe Hyunji Noh | 0.50 | \$206.00 | \$103.00 |
| 11/07/18 | Case meeting with amp and tk | Chloe Hyunji Noh | 0.40 | \$206.00 | \$82.40 |
| 11/14/18 | Double check local rules on all deadlines | Chloe Hyunji Noh | 0.30 | \$206.00 | \$61.80 |
| 11/14/18 | Pull state court docket file maintenance from 2008 by calling clerk | Chloe Hyunji Noh | 1.00 | \$206.00 | \$206.00 |
| 11, 1 1, 10 | Format, add tables, finalize DSW Motion for Reconsideration to send opposing | omoe my amji mom | 2.00 | Ψ200.00 | \$200.00 |
| 11/15/18 | counsel | Chloe Hyunji Noh | 2.50 | \$206.00 | \$515.00 |
| ,, | Work on tables and formmating and finalizing REply ISO Motion for Leave to | | | 7-00.00 | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| 11/20/18 | Amend | Chloe Hyunji Noh | 3.50 | \$206.00 | \$721.00 |
| 11/21/18 | Fact investigation. | Chloe Hyunji Noh | 5.00 | \$206.00 | \$1,030.00 |
| 12/05/18 | Libre SAC finalize and file | Chloe Hyunji Noh | 1.00 | \$206.00 | \$206.00 |
| 12/10/18 | Helped AMP with proposed settlement issues | Chloe Hyunji Noh | 1.50 | \$206.00 | \$309.00 |
| 12/11/18 | Help AMP with settlement conference | Chloe Hyunji Noh | 1.50 | \$206.00 | \$309.00 |
| 12/12/18 | Work on lodestar for AMP Settlement conference | Chloe Hyunji Noh | 1.00 | \$206.00 | \$206.00 |
| 12/17/18 | Recalendar dates for mediation conference | Chloe Hyunji Noh | 0.30 | \$206.00 | \$61.80 |
| 12/20/18 | Assist AMP with Libre Settlement issues | Chloe Hyunji Noh | 1.50 | \$206.00 | \$309.00 |
| 01/07/19 | Help AMP research term sheet, etc. | Chloe Hyunji Noh | 1.00 | \$206.00 | \$206.00 |
| 02/14/19 | Gather all documents and printing and send for AMP meeting | Chloe Hyunji Noh | 1.20 | \$206.00 | \$247.20 |
| 02/27/19 | Calendar all new deadlines | Chloe Hyunji Noh | 0.50 | \$206.00 | \$103.00 |
| 03/15/19 | Help AMP prepare for Mediation | Chloe Hyunji Noh | 2.00 | \$206.00 | \$412.00 |
| 04/25/19 | find out mediator availability | Chloe Hyunji Noh | 1.00 | \$206.00 | \$206.00 |
| 06/12/19 | Scheduling mediation date | Collin Hoover | 0.50 | \$206.00 | \$103.00 |
| 06/21/19 | Reservation for Mediation with Jill Sperber. | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| 00/21/19 | calendaring mediation, downloading/circulating/saving discovery stay, | Comminioover | 0.30 | \$200.00 | 301.6U |
| 06/26/19 | coordinating with the mediation case manager | Collin Hoover | 0.80 | \$206.00 | \$164.80 |
| | | | | | |
| 06/28/19 | calendaring new deadlines | Collin Hoover | 0.50 | \$206.00 | \$103.00 |
| 07/01/19 | Reviewing records in prep for mediation scheduling, looking for JPA | Collin Hoover | 0.40 | \$206.00 | \$82.40 |
| 07/11/19 | lodstar and expenses | Collin Hoover | 0.60 | \$206.00 | \$123.60 |
| 07/15/19 | email and call with mediator re: fees, brief, participants. | Collin Hoover | 0.80 | \$206.00 | \$164.80 |
| 07/22/19 | calendaring deadlines for mediation | Collin Hoover | 0.50 | \$206.00 | \$103.00 |
| 07/24/19 | forwarding invoices for payment | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| 07/26/19 | paying for mediation, sending documents to mediator | Collin Hoover | 0.60 | \$206.00 | \$123.60 |
| 07/31/19 | following up on mediation payments | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| 08/01/19 | following up on payment for mediation | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| 08/15/19 | calendaring mediation | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| | pulling documents for A Persinger (.1) paying for second round of mediation (.2) | | | | |
| 08/19/19 | calendaring re same (.2) | Collin Hoover | 0.50 | \$206.00 | \$103.00 |
| 08/22/19 | calendaring (.1) | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 08/28/19 | following up on paying for second mediation | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | | | | | |
| 09/12/19 | Calendaring settlement deadlines (.2), case conference with M. Christensen (.1) | | 0.30 | \$206.00 | \$61.80 |
| 09/13/19 | Filing notice of appearance for M. Christensen | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| 10/01/19 | circulating filing re status report to court (.1) | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| | calendaring case status update and ciruclating order staying case (.2) | | | | |
| 10/03/19 | | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | saving retainer for new client (.1) | | | | |
| 10/15/19 | | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 11/15/19 | Updating deadlines. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 01/02/20 | reviewing calendar, case conference with M Christensen. | Collin Hoover | 0.40 | \$206.00 | \$82.40 |
| 01/10/20 | circulating stipulation and request to stay the case. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 01/14/20 | Calendaring deadlines per ordered stipulation staying case. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | | | | | |
| 02/03/20 | Calendaring status report and preliminary motion deadlines. saving order | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | | | | | |
| | Circulating filings re staying case, saving for our records. Reviewing calendar, | | | | |
| 02/21/20 | notices, and courts calendar. Email to team re next deadlines? | Collin Hoover | 0.40 | \$206.00 | \$82.40 |
| 03/06/20 | Circulating and saving joint status report. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 03/09/20 | circulating filing, calendaring. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| | | | | | |
| 03/18/20 | Reaching out to Judicate West for Jill Sperber's availability for mediation. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| 04/01/20 | circulating filing. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | | | | | |
| | emails with A. Persinger re invoices for mediation. Calendaring mediation | | | | |
| 04/10/20 | deadlines and date. Setting up My JW account for A. Persinger. | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| 04/13/20 | circulating filing | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| | Reading emails, circulating mediation video conferencing information, writing | | | | |
| 04/13/20 | follow up email re confidentiality agreement. | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| | | | | | |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 19 of 30

| 04/13/20 | Email to H. Reed at Judicate west re agreement. Reviewing mediation materials and emails. Saving for our records. Setting up JW | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
|----------|----------------------------------------------------------------------------------------------------------------------------------|-----------------|------|----------|------------|
| | account. Paying invoice for mediation fees. Signing confidentiality agreement | | | | |
| 04/17/20 | and emailing to H. Reed at Judicate West. | Collin Hoover | 0.70 | \$206.00 | \$144.20 |
| | • | | | | |
| 04/22/20 | Email with J. Rathod re payment for mediation. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 04/22/20 | email to Heather Reed re mediation fees. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 04/22/20 | Email to A. Persinger. Emailing co-counsel re paying invoice. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | Calls from Annick Persinger re DocuSigning mediation agreement. Sending | | | | |
| 05/13/20 | agreement re same. | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| | | | | | |
| 05/15/20 | Saving settlement agreement. Circulating and saving status report. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | Emails from A. Persinger re Motion for Preliminary Approval. Email back re | | | | |
| 05/28/20 | calendaring. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| 05/29/20 | pulling examples of Motion for Preliminary Approval for J. Thelusma. | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| 06/01/20 | | | | | \$350.20 |
| 06/01/20 | Prep work on motion for leave to file fourth amended complaint. | Collin Hoover | 1.70 | \$206.00 | \$550.20 |
| | | | | | |
| 06/01/20 | Circulating and calendaring deadline to update court re mediation status. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 06/02/20 | Call to A. Persinger re filing of preliminary motion to | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | Working on motion for preliminary approval, motion for leave to file fourth | | | · | · |
| 06/02/20 | | 6 III II | 0.20 | d205.00 | 64 700 00 |
| 06/02/20 | amended complaint. Finalizing and filing same. | Collin Hoover | 8.30 | \$206.00 | \$1,709.80 |
| | Saving word versions of preliminary approval order. calendaring hearing date. | | | | |
| 06/03/20 | Cleaning up file. | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| | | | | | |
| 06/16/20 | circulating and saving def's non opposition to preliminary approval motion. | Callin Haavan | 0.20 | ¢20C 00 | ¢41.20 |
| | | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| 06/19/20 | Email to H. Reed at Judicate West re invoice issue. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| 06/19/20 | Rec'd email from H. Reed at Judicate West re invoice. Reply email. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| | | | | | |
| 00/22/20 | Email from H. Bood at Judicate West regarding payment. Email response | Callin Haavan | 0.10 | \$206.00 | ¢20.00 |
| 06/23/20 | Email from H. Reed at Judicate West regarding payment. Email response. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| | | | | | |
| | forwarding invoice from Judicate West to J. Rathod to split payment. Paying our | | | | |
| 06/23/20 | half online. Saving invoice for our records. Emailing receipt to J. Jackson. | Collin Hoover | 0.60 | \$206.00 | \$123.60 |
| | Responding to email from J. Rathod re payment for mediation. | | | | \$20.60 |
| 06/25/20 | | Collin Hoover | 0.10 | \$206.00 | \$20.00 |
| | Received reminder to send payment from Judicate West. Email to J. Rathod re | | | | |
| 07/01/20 | same. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 07/06/20 | Received email from co-counsel re status of payment of invoice. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| ,, | Saving and calendaring zoom conference info for upcoming hearing. Email to A. | | | 7-00.00 | 7 |
| 07/42/20 | | 6 III II | 0.00 | d205.00 | 644.20 |
| 07/13/20 | Persinger re same. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | | | | | |
| 07/14/20 | Email to court re appearances for plaintiff, emailing documents to A. Persinger. | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| | | | | | |
| 07/20/20 | Received emails from the court re Zoom info. Adding calendar reminder. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 07/20/20 | Received emails from the court re 200m into. Adding calendar reminder. | Collin Hoovel | 0.10 | \$200.00 | \$20.00 |
| | | | | | |
| | Emails with A. Persinger re amended motion for preliminary approval. Calling | | | | |
| | court reporters re transcript request. Completing request and filing. Circulating | | | | |
| 07/21/20 | and saving. Calendaring deadline. Emailing paralegals re deadline coverage. | Collin Hoover | 1.30 | \$206.00 | \$267.80 |
| | | | | | |
| 07/22/20 | Circulating and saving transcript. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | | | | | |
| | Email from court reporters re hearing transcript, correspondence re timing of | | | | |
| | delivery. Call to J. Jackson re same, email to A. Persinger and J. Jackson re same. | | | | |
| | Email from A. Persinger requesting word versions of preliminary approval | | | | |
| 07/22/20 | | 6 III II | 0.00 | d205.00 | 6405.40 |
| 07/22/20 | motion, pulling and sending. Correspondence re transcript. | Collin Hoover | 0.90 | \$206.00 | \$185.40 |
| 07/23/20 | Circulating and saving minute order. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| | Reviewing preliminary approval order, calendaring deadlines and email to A. | | | | |
| 08/02/20 | Persinger. | Collin Hoover | 0.30 | \$206.00 | \$61.80 |
| | _ | | | | |
| 08/04/20 | Circulating and calendaring request for video recording. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| | Reviewing and saving recent filings. Email to A. Persinger re filing fourth | | | | |
| 08/07/20 | amended complaint, prepping filing. | Collin Hoover | 0.50 | \$206.00 | \$103.00 |
| | Preparing fourth amended complaint for filing. Email to A. Persinger. Filing | | | | |
| 00/10/20 | | Collin Hagyer | 0.50 | \$206.00 | \$102.00 |
| 08/10/20 | same. | Collin Hoover | 0.50 | \$206.00 | \$103.00 |
| 08/11/20 | Paying invoice from court reporter. Saving in Net docs. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| | | | | | |
| 08/13/20 | Calendaring deadline and circulating order re status update to appellate court. | Collin Hoover | 0.20 | \$206.00 | \$41.20 |
| , | Received email from A. Persinger and co-counsel re application fee. Pulling | ** | - | | |
| 00/2=/25 | | C 11: 11 | 4.60 | 4206.22 | 4226.55 |
| 08/25/20 | examples and sending. Starting review of time reports. | Collin Hoover | 1.60 | \$206.00 | \$329.60 |
| 08/28/20 | Call from A. Persinger re case tasks. | Collin Hoover | 0.10 | \$206.00 | \$20.60 |
| 03/22/18 | T/C with Sagafi and Persinger re mediation. | Hassan Zavareei | 0.80 | \$914.00 | \$731.20 |
| 03/26/18 | Preparation for mediation. | Hassan Zavareei | 0.90 | \$914.00 | \$822.60 |
| | · | | | | |
| 04/03/18 | Reviewing mediator statement. | Hassan Zavareei | 0.40 | \$914.00 | \$365.60 |

| 04/04/18 | T/C with K Sagafi re settlement; t/c with Sagafi and Persinger re settlement. | Hassan Zavareei | 1.80 | \$914.00 | \$1,645.20 |
|----------|----------------------------------------------------------------------------------|--------------------|-------|----------|-------------|
| 04/06/18 | Conference with Jason Rathod re settlement. | Hassan Zavareei | 0.50 | \$914.00 | \$457.00 |
| 06/21/19 | Reservation for Mediation with Jill Sperber. | Hassan Zavareei | 0.30 | \$914.00 | \$274.20 |
| 05/15/17 | Prepare Rule 26f report | Jeffrey Kaliel | 1.00 | \$759.00 | \$759.00 |
| 05/18/17 | Meeting with Rathod; t/c with Annick Persinger re: CMC | Jeffrey Kaliel | 1.50 | \$759.00 | \$1,138.50 |
| 05/23/17 | Prepare for and attend CMC | Jeffrey Kaliel | 2.20 | \$759.00 | \$1,669.80 |
| 06/12/17 | t/c re deposition prep | Jeffrey Kaliel | 0.70 | \$759.00 | \$531.30 |
| 06/12/17 | T/c with co counsel re: representing third parties; exchange email | Jeffrey Kaliel | 0.80 | \$759.00 | \$607.20 |
| | Review documents and prepare for depo; t/c with A Persinger and S Goren re | | | | |
| 06/21/17 | plaintiff depos. | Jeffrey Kaliel | 9.50 | \$759.00 | \$7,210.50 |
| 06/22/17 | Prepare for and take 30b6 depo | Jeffrey Kaliel | 9.50 | \$759.00 | \$7,210.50 |
| | review Rule 11 motion; t/c with A Persinger; exchamnge email with opposing | | | | |
| 06/27/17 | counsel re depo scheduling. | Jeffrey Kaliel | 1.70 | \$759.00 | \$1,290.30 |
| 06/28/17 | T/c with co counsel re depo preparation; t/c with client re depo prep | Jeffrey Kaliel | 1.90 | \$759.00 | \$1,442.10 |
| 06/29/17 | Depo preparation call with client; | Jeffrey Kaliel | 2.20 | \$759.00 | \$1,669.80 |
| 07/10/17 | Teravel to Settlement Funds; preparation for plaintiff depo | Jeffrey Kaliel | 12.00 | \$759.00 | \$9,108.00 |
| 07/11/17 | Plaintiff depo | Jeffrey Kaliel | 14.00 | \$759.00 | \$10,626.00 |
| 07/12/17 | Plaintiff depo | Jeffrey Kaliel | 14.00 | \$759.00 | \$10,626.00 |
| 07/13/17 | Plaintiff depo; settlement meeting | Jeffrey Kaliel | 14.00 | \$759.00 | \$10,626.00 |
| 07/21/17 | investigate whistleblower; exchange emailt | Jeffrey Kaliel | 0.60 | \$759.00 | \$455.40 |
| 07/26/17 | call with co counsel | Jeffrey Kaliel | 0.50 | \$759.00 | \$379.50 |
| | T/c with co counsel; meet and confer with opposing counsel; t/c with | | | | |
| 07/27/17 | competing bond company. | Jeffrey Kaliel | 5.50 | \$759.00 | \$4,174.50 |
| 07/28/17 | t/c with opposing counsel | Jeffrey Kaliel | 0.40 | \$759.00 | \$303.60 |
| | Exchange email with opposing counsel re mediation agreement; review and | | | | |
| 08/01/17 | revise MTD opp | Jeffrey Kaliel | 3.40 | \$759.00 | \$2,580.60 |
| 08/08/17 | Fact investigation | Jeffrey Kaliel | 8.00 | \$759.00 | \$6,072.00 |
| 09/06/17 | Draft mediation brief | Jeffrey Kaliel | 5.50 | \$759.00 | \$4,174.50 |
| 09/07/17 | Revise mediation brief | Jeffrey Kaliel | 1.90 | \$759.00 | \$1,442.10 |
| 05/28/20 | Internal communications re: motion for preliminary approval | Jennifer Thelusma | 0.10 | \$378.00 | \$37.80 |
| 05/29/20 | drafting declaration iso preliminary approval | Jennifer Thelusma | 0.90 | \$378.00 | \$340.20 |
| 05/29/20 | Reviewing complaint and case filings | Jennifer Thelusma | 1.00 | \$378.00 | \$378.00 |
| 05/30/20 | drafting declaration iso motion for preliminary approval | Jennifer Thelusma | 1.30 | \$378.00 | \$491.40 |
| 05/31/20 | drafting declaration ISO preliminary approval | Jennifer Thelusma | 1.30 | \$378.00 | \$491.40 |
| 06/01/20 | internal communications re: motion for preliminary approval | Jennifer Thelusma | 0.10 | \$378.00 | \$37.80 |
| 06/01/20 | Drafting motion iSO preliminary approval | Jennifer Thelusma | 1.70 | \$378.00 | \$642.60 |
| 06/01/20 | drafting declaration ISO of leave to amend | Jennifer Thelusma | 0.70 | \$378.00 | \$264.60 |
| | Internal communications re: declaration ISO leave for fourth amended | | | | |
| 06/01/20 | complaint | Jennifer Thelusma | 0.10 | \$378.00 | \$37.80 |
| 06/01/20 | Reviewing edits to declaration ISO motion for preliminary appproval | Jennifer Thelusma | 0.10 | \$378.00 | \$37.80 |
| | internal communications with Maren re: libre motion for preliminary approval | | | | |
| 06/04/20 | filing | Jennifer Thelusma | 0.10 | \$378.00 | \$37.80 |
| | | | | | |
| 11/17/17 | Participate in settlement discussion with co-counsel and opposing counsel. | Jonathan Tycko | 1.00 | \$914.00 | \$914.00 |
| | Meeting with J. Rathod, and then follow-on conference call with all co-counsel, | | | | |
| 11/21/17 | regarding status and strategy. | Jonathan Tycko | 1.50 | \$914.00 | \$1,371.00 |
| 05/13/20 | Draft proposed Final Approval Order. | Katherine Aizpuru | 0.80 | \$465.00 | \$372.00 |
| | Review and revise motion for preliminary approval (1.1) and Rathod declaration | | | | |
| 06/02/20 | (.7). | Katherine Aizpuru | 1.80 | \$465.00 | \$837.00 |
| 03/20/17 | Confer with AMP re: claims and leadership. | Kristen Law Sagafi | 0.60 | \$759.00 | \$455.40 |
| 03/22/17 | Confer with AMP re: claims, liability and damges theories. | Kristen Law Sagafi | 2.00 | \$759.00 | \$1,518.00 |
| | Call with JKT re: claims, liability and damages theories; confer with AMP re: | _ | | | |
| 03/23/17 | strategy and next steps. | Kristen Law Sagafi | 0.90 | \$759.00 | \$683.10 |
| 03/29/17 | Strategize with HAZ and AMP re: case theory and next steps. | Kristen Law Sagafi | 0.50 | \$759.00 | \$379.50 |
| 04/12/17 | Confer with Ted Mermin re: legal theories. | Kristen Law Sagafi | 0.60 | \$759.00 | \$455.40 |
| 05/02/17 | Confer with AMP re: amended complaint. | Kristen Law Sagafi | 0.70 | \$759.00 | \$531.30 |
| 05/12/17 | Confer with AMP re: potential causes of action; staffing. | Kristen Law Sagafi | 0.40 | \$759.00 | \$303.60 |
| ,, | Confer with AMP re: arbitration issues; forward recent authority re: arbitration | | | ******** | 700000 |
| 05/16/17 | of injunctive relief claims. | Kristen Law Sagafi | 0.70 | \$759.00 | \$531.30 |
| ,, | | | | ******** | 7 |
| 05/17/17 | Confer wiht AMP re: arbitration motion strategy, schedule and staffing. | Kristen Law Sagafi | 1.60 | \$759.00 | \$1,214.40 |
| 05/19/17 | Confer with AMP re: leadership structure. | Kristen Law Sagafi | 0.30 | \$759.00 | \$227.70 |
| 05/22/17 | Discuss workflow with AMP. | Kristen Law Sagafi | 0.30 | \$759.00 | \$227.70 |
| . , | | 0 | • | | |
| 05/23/17 | Confer with AMP re: initial case management conference; debrief after hearing. | Kristen Law Sagafi | 0.70 | \$759.00 | \$531.30 |
| • • | - | Ç | | • | • |
| 05/24/17 | Review correspondence to coordinate staffing; emails with AMP re: discovery. | Kristen Law Sagafi | 0.40 | \$759.00 | \$303.60 |
| | - · | = | | | |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 21 of 30

| 06/07/17 | Confer with AMP re: staffing and strategy. | Kristen Law Sagafi | 0.50 | \$759.00 | \$379.50 |
|----------|--------------------------------------------------------------------------------|--------------------|------|-----------------|----------------|
| 01/03/18 | meeting with AMP re: status; emails with Neha Gupta re: same | Kristen Law Sagafi | 0.30 | \$759.00 | \$227.70 |
| | | | | | |
| | meeting with AMP re status and mediation strategy; call with AMP and HAZ re: | | | | |
| | settlement strategy; review SAC and mediation correspondence; research price- | | | | |
| 03/22/18 | gouging and 8th AM theories; draft and send analysis to AMP | Kristen Law Sagafi | 2.50 | \$759.00 | \$1,897.50 |
| 03/23/18 | meeting with A Acuna; draft and circulate memo re next steps | Kristen Law Sagafi | 1.60 | \$759.00 | \$1,214.40 |
| 03/24/18 | follow up with HAZ re mediation strategy | Kristen Law Sagafi | 0.10 | \$759.00 | \$75.90 |
| 03/27/18 | Team call re settlement strategy | Kristen Law Sagafi | 1.40 | \$759.00 | \$1,062.60 |
| | | - . | | | |
| 03/28/18 | Libre mediation | Kristen Law Sagafi | 8.20 | \$759.00 | \$6,223.80 |
| 04/02/18 | emails with team re: mediation outcomes and next | Kristen Law Sagafi | 0.20 | \$759.00 | \$151.80 |
| | | | | | |
| 04/03/18 | review letter from mediator and related follow up emails and calls with | Kristen Law Sagafi | 0.80 | \$759.00 | \$607.20 |
| 04/04/18 | call with HAZ re: settlement strategy . | Kristen Law Sagafi | 0.90 | \$759.00 | \$683.10 |
| | | | | | |
| 04/04/18 | phone conference with HAZ and AMP re: settlement strategy and next steps | Kristen Law Sagafi | 0.40 | \$759.00 | \$303.60 |
| 04/04/18 | meeting with AMP re: settlement strategy | Kristen Law Sagafi | 0.40 | \$759.00 | \$303.60 |
| 04/04/10 | meeting with Aivil Te. Settlement strategy | Kristen Law Sagan | 0.40 | 7733.00 | 7303.00 |
| 04/05/40 | | W | 4.40 | 4750.00 | 44.052.50 |
| 04/05/18 | research standard for 17200 unfairness prong; email Jesse Newmark re: | Kristen Law Sagafi | 1.40 | \$759.00 | \$1,062.60 |
| 04/09/18 | draft and circulate case analysis to team; emails re same | Kristen Law Sagafi | 0.60 | \$759.00 | \$455.40 |
| | phone conference re: settlement strategy; related follow up calls with AMP and | | | | |
| 04/10/18 | HAZ | Kristen Law Sagafi | 1.80 | \$759.00 | \$1,366.20 |
| 04/10/18 | prepare and circulate case analysis to team | Kristen Law Sagafi | 0.60 | \$759.00 | \$455.40 |
| 04/11/18 | call with Ted Mermin | Kristen Law Sagafi | 0.50 | \$759.00 | \$379.50 |
| 04/16/18 | emails with team re: settlement strategy | Kristen Law Sagafi | 0.20 | \$759.00 | \$151.80 |
| | g. | • | | | |
| 06/18/18 | Checking Dep. Cites in brief | Kyra Taylor | 2.00 | \$465.00 | \$930.00 |
| 08/15/19 | Reviewing mediation submissions in prep for mediation | Maren Christensen | 0.70 | \$672.00 | \$470.40 |
| 08/16/19 | attended mediation with AP | Maren Christensen | 8.50 | \$672.00 | \$5,712.00 |
| 08/29/19 | call with AMP and HAZ re next steps in mediation | Maren Christensen | 0.50 | \$672.00 | \$336.00 |
| 08/29/19 | call with AMP and cocounsel re next steps in mediation | Maren Christensen | 0.80 | \$672.00 | \$537.60 |
| | reviewing recent correspondence with co-counsel re next steps in mediation, in | | | | |
| 08/29/19 | preparation for team calls | Maren Christensen | 1.00 | \$672.00 | \$672.00 |
| 08/29/19 | • • | Maren Christensen | | | |
| 06/29/19 | reviewing correspondence with co-counsel re next steps in mediation | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| | call with AMP and cocounsel re next steps in mediation | | | | |
| 08/30/19 | | Maren Christensen | 0.80 | \$672.00 | \$537.60 |
| | reviewing correspondence with co-counsel re next steps in mediation | | | | |
| 08/30/19 | | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| | call with AMP and HAZ re next steps in mediation | | | | |
| 08/30/19 | | Maren Christensen | 0.50 | \$672.00 | \$336.00 |
| 00,00,20 | reviewing materials and corresponding with AP and co counsel in prep for | maren om stensen | 0.50 | ψ07 <u>2.00</u> | φοσοίου |
| 00/02/40 | | Manage Chairtanasa | 1.60 | ¢672.00 | ć1 07F 20 |
| 09/03/19 | mediation | Maren Christensen | 1.60 | \$672.00 | \$1,075.20 |
| 09/03/19 | call with AP and co counsel re term sheet and mediation prep | Maren Christensen | 0.40 | \$672.00 | \$268.80 |
| | | | | | |
| 09/03/19 | call with mediator, AP, and co counsel re term sheet and mediation prep | Maren Christensen | 0.40 | \$672.00 | \$268.80 |
| 09/04/19 | participated in mediation | Maren Christensen | 8.10 | \$672.00 | \$5,443.20 |
| 09/05/19 | reviewing fully executed term sheet | Maren Christensen | 0.60 | \$672.00 | \$403.20 |
| ,, | | | | , - | , |
| 09/09/19 | investigating and summarizing case status in CA office case tracking chart | Maren Christensen | 0.20 | ¢672.00 | \$201.60 |
| | | | 0.30 | \$672.00 | |
| 09/09/19 | meeting with AMP re next steps | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 09/10/19 | meeting with CH re case calendaring and applicable procedural rules | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| | meeting with HAZ AMP SJS VP CH AA KMA SCK re case status, strategy, and next | | | | |
| 09/11/19 | steps | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| | call with AMP re drafting settlement complaint and motion for leave to amend | | | | |
| 09/12/19 | complaint | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| 09/12/19 | drafting settlement agreement | Maren Christensen | 4.20 | \$672.00 | \$2,822.40 |
| | | | | | |
| 09/12/19 | drafting motion for leave to amend complaint | Maren Christensen | 1.40 | \$672.00 | \$940.80 |
| 09/12/19 | drafting settlement complaint | Maren Christensen | 2.70 | \$672.00 | \$1,814.40 |
| 09/18/19 | call with HAZ AMP SJS KMA VP CH AA re case status and next steps | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 09/18/19 | emails with AMP re organization of case calendar | Maren Christensen | 0.30 | \$672.00 | \$201.60 |
| 09/20/19 | editing Kevin Calderon representation agreement | Maren Christensen | 1.00 | \$672.00 | \$672.00 |
| 09/23/19 | meeting with AMP re settlement agreement drafting and strategy | Maren Christensen | 0.60 | \$672.00 | \$403.20 |
| | | | | | |
| 09/24/19 | call with AMP re retainer agreement for Kevin Calderon | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 09/27/19 | editing draft joint stipulation re settlement and vacating calendar | Maren Christensen | 0.30 | \$672.00 | \$201.60 |
| | reviewing and proposing edits for Spanish version of representation agreement | | | | |
| 09/30/19 | for Kevin Calderon | Maren Christensen | 0.80 | \$672.00 | \$537.60 |
| 10/08/19 | meeting with AMP re revising draft settlement agreement | Maren Christensen | 0.30 | \$672.00 | \$201.60 |
| 10/09/19 | meeting with AMP SJS CH VP re case status and next steps | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 10/31/19 | revising settlement agreement and sending same to co counsel | Maren Christensen | 3.60 | \$672.00 | \$2,419.20 |
| -,, | 5 | | | | , , 5 5 |

| 11/04/19 | editing motion for leave to amend complaint | Maren Christensen | 1.20 | \$672.00 | \$806.40 |
|----------|-----------------------------------------------------------------------------------------------|--------------------|------|----------|------------|
| 11/06/19 | emails with co-counsel re draft settlement agreement | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| | reviewing co-counsel edits to settlement agreement, and emails with AMP and | | | | |
| 11/07/19 | co-counsel re same | Maren Christensen | 2.20 | \$672.00 | \$1,478.40 |
| 11/07/19 | emails with AMP and co-counsel re draft settlement agreement | Maren Christensen | 1.20 | \$672.00 | \$806.40 |
| 11/07/19 | meeting with AMP re settlement agreement | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| 11/08/19 | emails with AMP and co-counsel re settlement agreement draft | Maren Christensen | 1.30 | \$672.00 | \$873.60 |
| 11/08/19 | CA office meeting re case status and next steps | Maren Christensen | 0.30 | \$672.00 | \$201.60 |
| 11/11/19 | emails with co-counsel re settlement agreement | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 11/11/19 | cinais with co counselve settlement agreement | Maren Christensen | 0.10 | \$072.00 | J07.20 |
| 11/12/10 | amails with an equipped to exhauling call with OC to cottlement agreement draft | Maron Christonson | 0.20 | ¢672.00 | ¢124.40 |
| 11/13/19 | emails with co-counsel re scheduling call with OC re settlement agreement draft | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| 44/45/40 | reviewing deposition testimony re motion for leave to amend to add Kevin | | | 4.550.00 | 40.00 |
| 11/15/19 | Calderon as plaintiff | Maren Christensen | 1.40 | \$672.00 | \$940.80 |
| 11/15/19 | meeting with AMP re case status and next steps | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 11/22/19 | drafting notices to class members | Maren Christensen | 3.80 | \$672.00 | \$2,553.60 |
| 11/22/19 | drafting final approval order | Maren Christensen | 0.50 | \$672.00 | \$336.00 |
| 11/25/19 | drafting preliminary and final approval orders | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 11/26/19 | emails with AMP and co-counsel re settlement agreement next steps | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| | preparing for call with OC and co-counsel and AMP re settlement agreement | | | | |
| 11/26/19 | revisions | Maren Christensen | 0.40 | \$672.00 | \$268.80 |
| 11/26/19 | call with OC and co-counsel and AMP re settlement agreement draft | Maren Christensen | 0.70 | \$672.00 | \$470.40 |
| | | | | | |
| 12/13/19 | reviewing recent emails with co-counsel re finalizing settlement agreement | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 12/30/19 | meeting with A. Persinger re notice proposal | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 12,00,10 | comms. with co-counsel re settlement agreement next steps and notice | aren em emistensen | 0.20 | ψ072.00 | φσ7.120 |
| 12/31/19 | proposal | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 01/02/20 | comms. with team re case calendar | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 01/02/20 | comms. with team re draft notices, proposed approval order, and settlement | Maren Christensen | 0.10 | \$072.00 | J07.20 |
| 01/07/20 | | Maren Christensen | 0.30 | ¢672.00 | ¢201.60 |
| | next steps | | | \$672.00 | \$201.60 |
| 01/09/20 | reviewing draft status report and comms. with A. Persinger re same | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| 01/14/20 | meeting with A. Persinger re edits to preliminary approval motion | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 1 1 | | | | | |
| 01/14/20 | editing preliminary approval motion draft. Comms. with co-counsel re same. | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| 01/15/20 | call with A. Persinger re revising class notice | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 01/16/20 | reviewing co-counsel edits to proposed approval order | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 01/17/20 | comms. with A. Persinger re editing class notice | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| 01/17/20 | revising class notice | Maren Christensen | 1.20 | \$672.00 | \$806.40 |
| 01/28/20 | comms. with A. Persinger re case status and next steps | Maren Christensen | 0.30 | \$672.00 | \$201.60 |
| 01/31/20 | comms. with team re filing status report to the court | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| | meeting with A. Persinger re case status and next steps, comms. with co- | | | | |
| 02/18/20 | counsel re same | Maren Christensen | 0.20 | \$672.00 | \$134.40 |
| 02/19/20 | call with A. Persinger and co-counsel re case status and next steps | Maren Christensen | 0.40 | \$672.00 | \$268.80 |
| 03/09/20 | reviewing order entering joint stipulation | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 03/18/20 | comms. with A. Persinger re case status and next steps | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 04/03/20 | reviewed order setting mediation | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 05/06/20 | comms. with A. Persinger re mediation brief | Maren Christensen | 0.10 | \$672.00 | \$67.20 |
| 02/09/17 | get JPA signed. | Nathan Laporte | 0.20 | \$206.00 | \$41.20 |
| 02/03/17 | Format complaint and CLRA decs. | • | 2.10 | \$206.00 | |
| | · | Nathan Laporte | | | \$432.60 |
| 02/15/17 | file complaint | Nathan Laporte | 1.10 | \$206.00 | \$226.60 |
| 02/22/17 | Calendar deadline dates. | Nathan Laporte | 0.60 | \$206.00 | \$123.60 |
| 03/21/17 | Enter case mgmt dates and serve order on def. | Nathan Laporte | 0.60 | \$206.00 | \$123.60 |
| 03/29/17 | File certificate of service. | Nathan Laporte | 0.60 | \$206.00 | \$123.60 |
| 05/25/17 | Finalize and Serve discovery. | Nathan Laporte | 0.70 | \$206.00 | \$144.20 |
| 05/25/17 | Calendar Deadlines. | Nathan Laporte | 0.60 | \$206.00 | \$123.60 |
| 06/05/17 | Calendar deadlines. | Nathan Laporte | 0.20 | \$206.00 | \$41.20 |
| 06/07/17 | Change depo. location. | Nathan Laporte | 0.40 | \$206.00 | \$82.40 |
| 06/08/17 | Send amended Deposition Notice. | Nathan Laporte | 0.50 | \$206.00 | \$103.00 |
| 06/20/17 | Deal with incoming production. | Nathan Laporte | 0.40 | \$206.00 | \$82.40 |
| 06/27/17 | Register S. Goren for ND Cal. ECF. | Nathan Laporte | 0.20 | \$206.00 | \$41.20 |
| 06/28/17 | Arrange S. Goren Bar admission to ND Cal. | Nathan Laporte | 0.40 | \$206.00 | \$82.40 |
| 06/28/17 | Adapt model ESI protocol. | Nathan Laporte | 0.30 | \$206.00 | \$61.80 |
| 06/29/17 | Draft and file notice of appearance. | Nathan Laporte | 0.40 | \$206.00 | \$82.40 |
| 07/05/17 | Search production for relevant document. | Nathan Laporte | 0.40 | \$206.00 | \$82.40 |
| 07/05/17 | Draft ESI documents. | Nathan Laporte | 0.40 | \$206.00 | \$82.40 |
| 07/05/17 | Send update re case schedule. | Nathan Laporte | 0.40 | \$206.00 | \$61.80 |
| | • | • | | | |
| 07/06/17 | Organize items for printing. Proofread, bluebook, and integrate changes into Rule 11 letter. | Nathan Laporte | 0.50 | \$206.00 | \$103.00 |
| 07/10/17 | | Nathan Laporte | 1.70 | \$206.00 | \$350.20 |
| 08/16/17 | send checks to non-plaintiff deponents. | Nathan Laporte | 0.40 | \$206.00 | \$82.40 |
| | | | | | |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 23 of 30

| 09/05/17 | Integrate changes to mediation statement. | Nathan Laporte | 0.90 | \$206.00 | \$185.40 |
|----------|-------------------------------------------------------------------------------------|----------------|------|-----------------------|------------|
| 01/26/18 | File S. Goren withdrawal. | Nathan Laporte | 0.20 | \$206.00 | \$41.20 |
| 01/23/17 | Reviewing retention agreement in ankle monitoring case. | Sophia Goren | 1.00 | \$465.00 | \$465.00 |
| | | - | | | |
| 01/24/17 | Drafting new case memo for Libre by Nexus case. | Sophia Goren | 0.50 | \$465.00 | \$232.50 |
| | | | | | |
| 06/14/17 | Reviewing second amended complaint; joint case management report. | Sophia Goren | 1.00 | \$465.00 | \$465.00 |
| | | | | | |
| 06/21/17 | Call with J. Kaliel and A. Persinger re defending named plaintiff depositions. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| | | • | | | |
| 06/22/17 | Researching rules on translators at depositions. | Sophia Goren | 1.00 | \$465.00 | \$465.00 |
| 06/23/17 | Booking flights to depositions. | Sophia Goren | 0.60 | \$465.00 | \$279.00 |
| 06/27/17 | Researching availability of sanctions. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 06/27/17 | Reviewing Rule 11 motion. | Sophia Goren | 0.50 | \$465.00 | \$232.50 |
| 06/27/17 | | • | | | |
| | Making hotel reservations for deposition. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 06/27/17 | Call with J. Kaliel and A. Persinger re Rule 11 motion. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 06/28/17 | Call with named plaintiff re preparing for deposition. | Sophia Goren | 1.50 | \$465.00 | \$697.50 |
| 06/28/17 | Call with co-counsel re preparing plaintiffs for depositions. | Sophia Goren | 0.60 | \$465.00 | \$279.00 |
| , -, | | | | , | , |
| 06/20/47 | College in the control of the title Winter and Coloring to the control of the color | Cambia Caman | 2.20 | ¢465.00 | ć4 022 00 |
| 06/29/17 | Calls with named plaintiffs Victor and Gabriela to prepare for deposition. | Sophia Goren | 2.20 | \$465.00 | \$1,023.00 |
| 06/30/17 | Drafting proposed search terms. | Sophia Goren | 1.30 | \$465.00 | \$604.50 |
| 07/07/17 | Reviewing draft response to Rule 11 letter. | Sophia Goren | 0.40 | \$465.00 | \$186.00 |
| 07/07/17 | Researching and revising response to Rule 11 letter. | Sophia Goren | 2.90 | \$465.00 | \$1,348.50 |
| 07/07/17 | Revising Rule 11 letter. | Sophia Goren | 0.50 | \$465.00 | \$232.50 |
| | • | • | | | • |
| 07/07/17 | Responding to J. Kaliel email re alternate lawsuit. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 07/09/17 | Emailing A. Persinger and J. Kaliel re response to Rule 11 letter. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 07/10/17 | Reviewing draft deficiency letter. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| 07/10/17 | Conference w. J. Vasquez to prepare for deposition. | Sophia Goren | 2.30 | \$465.00 | \$1,069.50 |
| | | • | | | |
| 07/10/17 | Reviewing motion to compel arbitration. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| 07/10/17 | Preparing for depositions of named plaintiffs. | Sophia Goren | 2.00 | \$465.00 | \$930.00 |
| 07/10/17 | Reviewing motion to dismiss. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 07/11/17 | Deposition of J. Vasquez. | Sophia Goren | 7.50 | \$465.00 | \$3,487.50 |
| 07/11/17 | Meeting with client G. Ortiz to prepare for deposition. | Sophia Goren | 3.30 | \$465.00 | \$1,534.50 |
| | - | • | | | |
| 07/11/17 | Meeting with client before deposition. | Sophia Goren | 1.00 | \$465.00 | \$465.00 |
| 07/11/17 | Preparing for deposition of named plaintiff. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| 07/12/17 | Meeting with client before deposition, preparing for deposition. | Sophia Goren | 1.00 | \$465.00 | \$465.00 |
| 07/12/17 | Deposition of G. Ortiz. | Sophia Goren | 7.50 | \$465.00 | \$3,487.50 |
| 07/12/17 | · | - | | | |
| | Meeting with Victor to prepare for deposition. | Sophia Goren | 2.00 | \$465.00 | \$930.00 |
| 07/13/17 | Deposition of V. Molina. | Sophia Goren | 6.00 | \$465.00 | \$2,790.00 |
| 07/13/17 | Meeting with client, preparing for deposition. | Sophia Goren | 1.00 | \$465.00 | \$465.00 |
| 07/13/17 | Settlement meeting with opposing counsel. | Sophia Goren | 1.00 | \$465.00 | \$465.00 |
| 07/13/17 | Preparing for settlement meeting, meeting with co-counsel re same. | Sophia Goren | 1.50 | \$465.00 | \$697.50 |
| 07/13/17 | rreparing for settlement meeting, meeting with co-counserre same. | Jopina Goren | 1.50 | Ç405.00 | Ç097.50 |
| | | | | | |
| 07/13/17 | Waiting with J. Vasquez for monitor to be removed, reviewing contract re same. | Sophia Goren | 0.70 | \$465.00 | \$325.50 |
| 07/13/17 | Meeting with co-counsel after settlement talks to discuss next steps. | Sophia Goren | 0.50 | \$465.00 | \$232.50 |
| 07/14/17 | Call with N. Rodriguez to prepare for deposition. | Sophia Goren | 0.90 | \$465.00 | \$418.50 |
| | | | | | |
| 07/18/17 | Reviewing email re ADR. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 07/18/17 | Call with N. Laporte re noticing depositions. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| 07/18/17 | Call with A. Persinger re case manager depos. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 07/18/17 | Reviewing emails re depositions of case managers. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 07/18/17 | Researching former employee. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| 07/24/17 | Reviewing draft subpoenas. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| | | - | | | |
| 07/25/17 | Reviewing emails re depositions of case managers. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| | Researching procedure for resolving factual disputes in relation to motion to | | | | |
| 07/25/17 | compel. | Sophia Goren | 0.70 | \$465.00 | \$325.50 |
| 07/26/17 | Call with co-counsel re next steps. | Sophia Goren | 0.60 | \$465.00 | \$279.00 |
| | | • | | | |
| 07/26/17 | Researching ability to seek sanctions. | Sophia Goren | 0.60 | \$465.00 | \$279.00 |
| 07/27/17 | Call w/ Gonzalez brothers. | Sophia Goren | 1.20 | \$465.00 | \$558.00 |
| 07/27/17 | Meet and confer call with opposing counsel. | Sophia Goren | 0.60 | \$465.00 | \$279.00 |
| 07/27/17 | Researching deadlline to amend pleadings. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| | | • | | | |
| 07/27/17 | Preparing for meet and confer call. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 07/28/17 | Researching case manager names. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| 07/31/17 | Emailing A. Persinger re opposition to motion to dismiss. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 08/01/17 | Reviewing and revising opposition to motion to dismiss. | Sophia Goren | 2.50 | \$465.00 | \$1,162.50 |
| 08/01/17 | Reviewing emails re settlement. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| | | • | | | |
| 08/07/17 | Reviewing redlines to proposed stipulation, emails re same. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| | | | | | |
| 08/07/17 | Reviewing meet and confer letter; second production from defendants. | Sophia Goren | 1.20 | \$465.00 | \$558.00 |
| 08/07/17 | Reviewing proposed stipulation. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| 08/14/17 | Reviewing emails re deposition transcripts. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 00/14/1/ | neviewing chains to deposition transcripts. | Johna Goren | 0.10 | → - -03.00 | J40.JU |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 24 of 30

| 08/14/17 | Reviewing email from J. Kaliel re mediation. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
|----------------------|------------------------------------------------------------------------------------|----------------------------|------|----------|----------------------|
| 08/22/17 | Reviewing internal powerpoint from whistleblower and emails re same. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 08/23/17 | Revieing emails re mediation. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 08/24/17 | Reviewing email from mediator re mediation. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 08/24/17 | Call with A. Persinger re mediation statement. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 08/24/17 | Drafting mediation statement. | Sophia Goren | 1.40 | \$465.00 | \$651.00 |
| 09/01/17 | Reviewing draft mediation brief. | Sophia Goren | 0.60 | \$465.00 | \$279.00 |
| 09/05/17 | Reviewing and revising mediation brief. | Sophia Goren | 3.60 | \$465.00 | \$1,674.00 |
| 09/06/17 | Emailing re mediation statement. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 09/06/17 | Revising and editing mediation statement. | Sophia Goren | 2.00 | \$465.00 | \$930.00 |
| 09/07/17 | Reviewing draft mediation statement. | Sophia Goren | 0.30 | \$465.00 | \$139.50 |
| 09/08/17 | Drafting executive summary. | Sophia Goren | 1.50 | \$465.00 | \$697.50 |
| 09/08/17 | Call with N. Laporte re mediation statement. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 09/08/17 | Drafting mediation statement. | Sophia Goren | 1.50 | \$465.00 | \$697.50 |
| 09/12/17 | Reviewing email re deposition errata. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 09/13/17 | Emailing re mediation. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 10/24/17 | Fact investigation. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 11/13/17 | Call with J. Tycko and A. Persinger re case status. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 11/17/17 | Emaling A. Persinger re call. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 11/21/17 | Reviewing email re potential class member. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 11/27/17 | Reviewing draft stipulation of stay. | Sophia Goren | 0.20 | \$465.00 | \$93.00 |
| 11/28/17 | Reviewing notice of withdrawal. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 11/28/17 | Call with A. Persinger re status of case. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 11/28/17 | Reviewing order on protective order. | Sophia Goren | 0.10 | \$465.00 | \$46.50 |
| 06/05/18 | Prep for Libre Call (review of complaint, Rule 11 mx, MTD) | Tanya Koshy | 1.10 | \$672.00 | \$739.20 |
| 06/05/18 | TC with Libre team re MTC arb, MTD, and Rule 11 mx | Tanya Koshy | 0.70 | \$672.00 | \$470.40 |
| 06/05/18 | Rule 11 Mx Response Letter review | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 06/06/18 | Discsussion and coordination with AMP re: Rule 11 mx | Tanya Koshy | 0.40 | \$672.00 | \$268.80 |
| 06/06/18 | Review of MTD and Rule 11 mx in preparation of draft of opp to Rule 11 | Tanya Koshy | 0.50 | \$672.00 | \$336.00 |
| 06/07/18 | Draft of Rule 11 mx opp | Tanya Koshy | 5.00 | \$672.00 | \$3,360.00 |
| 06/08/18 | Email to Libre team providing MTC drafts | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| 06/08/18 | Draft of Rule 11 mx opp | Tanya Koshy | 1.50 | \$672.00 | \$1,008.00 |
| 06/08/18 | Email sending Libre team Rule 11 mx sanctions opp draft | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| 06/11/18 | Review and incorporation of co-counsel's edits to opp to Rule 11 mx | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| 06/11/18 | Review and incorporation of AMP's edits to opp to Rule 11 mx | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 00/11/18 | Revisions to opp to Libre and review of local rules and standing order re: TOA | ranya Kosny | 0.20 | 3072.00 | Ş134.40 |
| 06/12/18 | and TOCs | Tanya Koshy | 0.80 | \$672.00 | \$537.60 |
| 00/12/18 | Research into sua sponte sanctions, review of procedural history re: mediation | ranya Kosny | 0.80 | 3072.00 | ,557.00 |
| 06/12/18 | and stay of discovery, and email to AMP re: revisions | Tanya Koshy | 0.50 | \$672.00 | \$336.00 |
| 00/12/18 | Additional research re: separate fee motion or motion for sanctions, revisions | ranya Kosny | 0.50 | 3072.00 | \$330.00 |
| 06/12/18 | to draft, and emails to AMP to discuss | Tanya Koshy | 0.60 | \$672.00 | \$403.20 |
| 00/12/10 | to draft, and chians to Aivii to discuss | ranya kosny | 0.00 | 3072.00 | Ş 4 03.20 |
| 06/12/18 | Email response to AMP re: separate fee motion or motion for sanctions | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 06/12/18 | Finalize draft opp to Rule 11 mx for AMP review | Tanya Koshy | 2.40 | \$672.00 | \$1,612.80 |
| 00,12,10 | Final review of motion and supporting documents and coordination with CN re: | ranya kosny | 2.40 | Q072.00 | 71,012.00 |
| 06/13/18 | filing. | Tanya Koshy | 0.40 | \$672.00 | \$268.80 |
| 06/13/18 | Review of opp to Rule 11 mx after AMP's edits | Tanya Koshy | 0.70 | \$672.00 | \$470.40 |
| 06/13/18 | Review of Centro Legal's draft MTC arb opposition | Tanya Koshy | 0.30 | \$672.00 | \$201.60 |
| 00/13/10 | Coordinate with CN re: re-filing of Exhibit A and Dec in support of opposition to | ranya kosny | 0.50 | 3072.00 | \$201.00 |
| 06/14/18 | Rule 11 mx | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| 00/14/18 | Coordination with AMP about formatting Libre MTC Arb opp. and getting it | ranya Kosny | 0.10 | 3072.00 | 307.20 |
| 06/15/19 | | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| 06/15/18 | ready for filing and MTC in prep for draft of intro and background | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| 06/15/18 06/15/18 | Email to Libre team re: formatting and filing MTC Arb opp. | Tanya Koshy Tanya Koshy | 1.50 | \$672.00 | \$1,008.00 |
| 06/15/18 | Email to Libre team re: coordinating finalizing document | , , | 0.10 | \$672.00 | \$67.20 \$67.20 |
| | S S | Tanya Koshy | 0.10 | \$672.00 | |
| 06/16/18 | Email to co-counsel re: next steps with draft | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| | Povisions to Jacon's and Jacco's sections of ann to MTC compal ark, draft of | | | | |
| 00/10/10 | Revisions to Jason's and Jesse's sections of opp to MTC compel arb, draft of | Tanua Kashu | 4.10 | ¢672.00 | ¢2.7FF.20 |
| 06/16/18 | intro and background sections, reformatting; researched Cal Civ C Section 1632 | Tanya Koshy | 4.10 | \$672.00 | \$2,755.20 |
| 06/17/10 | Revisions to Jesse's section of the opp to MTC Arb; fill in depo cites, editing. | Tanya Kochy | 6.40 | \$672.00 | ¢ለ ኃበበ የሰ |
| 06/17/18 | nevisions to sesse a section of the opp to wife Arb; IIII III depo cites, editing. | Tanya Koshy | 6.40 | \$672.00 | \$4,300.80 |
| 06/17/10 | Coordinate with CN and KAT roy looking at dono cites in Onn to MATC Arb | Tanya Kochy | 0.20 | \$672.00 | \$124.40 |
| 06/17/18 | Coordinate with CN and KAT re: looking at depo cites in Opp. to MTC Arb. | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 06/10/10 | Preparing deposition excerpts for filing (issues with Adobe) and revising AMP | Tanya Kashir | 1 20 | \$672.00 | ¢006.40 |
| 06/18/18 | dec | Tanya Koshy | 1.20 | \$672.00 | \$806.40 |

| | Coordinate with AMP and email to Centro team re:whether to file Mr. | | | | |
|----------------------|----------------------------------------------------------------------------------------------------------------------------|-------------|------|----------|-----------------------------------|
| 06/18/18 | Vasquez's depo under seal. | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 06/18/18 | Go over looking at depo cites with CN in Opp. to MTC Arb. | Tanya Koshy | 0.30 | \$672.00 | \$201.60 |
| 06/18/18 | Coordinate with Libre team re: finalizing brief | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 06/18/18 | Finalizing AMP declaration in support of MTC Arb. | Tanya Koshy | 0.30 | \$672.00 | \$201.60 |
| | Prepared clean and redlined versions of MTC Arb for circulation to team and | | | | |
| 06/18/18 | email to team. | Tanya Koshy | 0.40 | \$672.00 | \$268.80 |
| | Preparing deposition excerpts exhibits; making sure deposition excerpts do not | | | | |
| | include confidential information; proofreading brief and dec; finalizing brief for | | | | |
| 06/19/18 | filing | Tanya Koshy | 5.80 | \$672.00 | \$3,897.60 |
| 08/09/18 | Libre Call | Tanya Koshy | 0.50 | \$672.00 | \$336.00 |
| 08/10/18 | Review of briefs in libre and prep for motion for sanctions | Tanya Koshy | 6.00 | \$672.00 | \$4,032.00 |
| 08/11/18 | Review of briefs in libre and prep for motion for sanctions | Tanya Koshy | 0.70 | \$672.00 | \$470.40 |
| 08/12/18 | Review of briefs in libre and prep for motion for sanctions | Tanya Koshy | 0.30 | \$672.00 | \$201.60 |
| | Review of briefs in libre and prep for motion for sanctions; discussion with AMP; | | | | |
| 08/13/18 | research into stay issues if a denial of MTC appealed. | Tanya Koshy | 5.80 | \$672.00 | \$3,897.60 |
| 08/14/18 | Hearing | Tanya Koshy | 2.80 | \$672.00 | \$1,881.60 |
| 08/14/18 | preparation in advance of deposition | Tanya Koshy | 4.00 | \$672.00 | \$2,688.00 |
| 09/25/18 | Calculated response to discovery deadlines | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| 00/26/40 | Draft and filing of Ninth Circ mediation questionnaire; coordination with CN re: | T K | 4.50 | 6672.00 | ć1 000 00 |
| 09/26/18 | filing | Tanya Koshy | 1.50 | \$672.00 | \$1,008.00 |
| 10/10/18 | Draft of the opp to the 1292(b) motion | Tanya Koshy | 1.50 | \$672.00 | \$1,008.00 |
| 10/11/18 | Draft of brief in opp to 1292(b) mx | Tanya Koshy | 5.40 | \$672.00 | \$3,628.80 |
| 10/15/18 | Draft of brief in opp to 1292(b) mx and email to AMP re: review | Tanya Koshy | 4.60 | \$672.00 | \$3,091.20 |
| 10/17/18 | Meeting about next steps in case (discovery, damages, amendment) | Tanya Koshy | 0.50 | \$672.00 | \$336.00 |
| 10/10/10 | Review of AMP's edits, final review of draft opp to 1292(b) motion and email to team for review | Tanua Kashu | 0.50 | ¢672.00 | ¢22C 00 |
| 10/18/18 | | Tanya Koshy | 0.50 | \$672.00 | \$336.00 |
| 10/22/10 | Reviewed J Newmark's edits to opp to 1292(b) certification motion and | Tanua Kashu | 0.20 | ¢672.00 | ¢124.40 |
| 10/22/18 10/23/18 | accepted changes Revisions to local standard in one to MTC orb | Tanya Koshy | 0.20 | \$672.00 | \$134.40 \$336.00 |
| 10/25/16 | Revisions to legal standard in opp to MTC arb Final review of word version of opp to 1292(b) certification and email to CN | Tanya Koshy | 0.50 | \$672.00 | \$550.00 |
| 10/23/18 | with same | Tanya Koshy | 3.10 | \$672.00 | \$2,083.20 |
| 10/23/10 | with same | ranya Rosny | 3.10 | Ç072.00 | 72,003.20 |
| 10/23/18 | TC with AMP with re: stay legal standard and issues with opp to MTC arb | Tanya Koshy | 0.90 | \$672.00 | \$604.80 |
| 10/23/10 | Review of changes to TAC and coordinate with CN re: notice of motion and | ranya Rosny | 0.50 | Ç072.00 | Ç004.00 |
| 10/26/18 | motion; calculate date of hrg based on LR | Tanya Koshy | 0.30 | \$672.00 | \$201.60 |
| 10/27/18 | Edited mx for leave to file TAC and mx for admin relief (disc sched) | Tanya Koshy | 0.70 | \$672.00 | \$470.40 |
| 10/2//10 | Additional edits, revisions to motion to amend and mx for admin relief; email to | ranya Rosny | 0.70 | Ç072.00 | у ч 70. ч 0 |
| 10/28/18 | team for review | Tanya Koshy | 1.30 | \$672.00 | \$873.60 |
| 10/28/18 | TC with AMP re: revisions to motion to amend and mx for admin relief | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 10, 20, 10 | Edited mx for leave to file TAC and mx for admin relief (disc sched); email to | . a, aos, | 0.20 | ψο, Σίου | Ψ100 |
| 10/28/18 | AMP re: same | Tanya Koshy | 4.20 | \$672.00 | \$2,822.40 |
| 10/29/18 | Email to CN re: coordination of TAC filing | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| ,, | | , | | 701200 | ***** |
| 10/29/18 | Reviewed co-counsel's edits to mx for admin relief and emails re: same | Tanya Koshy | 0.30 | \$672.00 | \$201.60 |
| -, -, - | | , , , , , | | , | , |
| | Further review of co-counsels edits; coordination with CN re: finalizing; emials | | | | |
| 10/29/18 | to AMP and CN re: finalizing; coordination with CN re: filing | Tanya Koshy | 1.80 | \$672.00 | \$1,209.60 |
| 11/05/18 | Review dates re: mx for leave to file TAC | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| | | | | | |
| 11/06/18 | Research into expectations of mediation assessment and email to AMP re: same | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 11/07/18 | Mediation discussion with 9th circ mediator | Tanya Koshy | 0.30 | \$672.00 | \$201.60 |
| 11/18/18 | Research into RJN issues | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| | Research into cases re: prejudice factor re: Rule 15 L2A and email to AMP re: | | | | |
| 11/18/18 | same | Tanya Koshy | 0.60 | \$672.00 | \$403.20 |
| 11/19/18 | Draft of RJN in support of reply in support of Mx to Amend TAC | Tanya Koshy | 0.40 | \$672.00 | \$268.80 |
| 11/19/18 | Additional changes to reply in support of mx for leave to file a TAC | Tanya Koshy | 0.30 | \$672.00 | \$201.60 |
| 11/20/18 | TC with CC re: term sheet | Tanya Koshy | 0.50 | \$672.00 | \$336.00 |
| 11/20/18 | Final review of reply and edits; email to CN to prepare tables | Tanya Koshy | 0.30 | \$672.00 | \$201.60 |
| 11/20/18 | Coordination with CN re: filing of reply | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 11/20/18 | Final review of reply and compilation of exhibits for RJN | Tanya Koshy | 0.60 | \$672.00 | \$403.20 |
| 12/10/18 | TC with team re: mediation / settlement term sheet | Tanya Koshy | 1.00 | \$672.00 | \$672.00 |
| 12/12/18 | Calculated lodestar for libre case | Tanya Koshy | 0.40 | \$672.00 | \$268.80 |
| 12/13/18 | TC with AMP and HAZ re: Libre settlement | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| | Review of contract docs for liability of sponsors for GPS monitoring; email to | | | | |
| 01/08/19 | AMP re: same | Tanya Koshy | 0.50 | \$672.00 | \$336.00 |
| 02/04/19 | TC with team re: case strategy next steps | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 02/04/19 | Discussion with APersinger re: research on DOI regs | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 26 of 30

| 02/05/19 | Fact investigation | Tanya Koshy | 0.60 | \$672.00 | \$403.20 |
|----------|-----------------------------------------------------------------------------|-------------|------|----------|----------|
| | Research into bail agent licensing requirements and email to APersinger re: | | | | |
| 02/05/19 | same | Tanya Koshy | 0.80 | \$672.00 | \$537.60 |
| | | | | | |
| 02/08/19 | Review of order re: mediation status report; email to Apersinger re: same | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| 03/25/19 | Fact invesetigation. | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| 03/25/19 | Email to APersinger re: Fact investigation | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| 03/26/19 | Fact investigation | Tanya Koshy | 0.40 | \$672.00 | \$268.80 |
| 04/08/19 | Email to APersinger re: Fact investigation | Tanya Koshy | 0.10 | \$672.00 | \$67.20 |
| | Call with Danica Rodarmal from LCCR re: bill on immigration detention and | | | | |
| 04/16/19 | email to JNewmark and APennington re: the same | Tanya Koshy | 0.40 | \$672.00 | \$268.80 |
| 04/26/19 | Emails to APersinger and JRathod re: draft of opp to motion to stay | Tanya Koshy | 0.20 | \$672.00 | \$134.40 |
| | | | | | |

EXHIBIT B

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 28 of 30

| 7/22/2020 | Heaving transpoint | Client Cost Advanced | ¢202.75 |
|------------|--------------------------------------------------------------------|----------------------|------------|
| 7/22/2020 | Hearing transcript | Client Cost Advanced | \$282.75 |
| 7/21/2020 | Judicate West mediation on 6/23/20 | Client Cost Advanced | \$600.00 |
| 5/29/2020 | Court document retrieval from Pacer | Client Cost Advanced | \$5.20 |
| 4/28/2020 | Conference calls during Feb 2020 | Client Cost Advanced | \$3.76 |
| 4/21/2020 | Mediation services by Judicate West | Client Cost Advanced | \$2,525.00 |
| 2/26/2020 | Pacer court document retrieval during 4th quarter 2019 | Client Cost Advanced | \$6.10 |
| 11/25/2019 | Court document retrieval from Pacer 3rd quarter 2019 | Client Cost Advanced | \$12.20 |
| 10/24/2019 | Conference calls in August 2019 | Client Cost Advanced | \$4.50 |
| 10/2/2019 | Mediation services provided by Judicate West, Santa Ana on 8/28/19 | Client Cost Advanced | \$5,275.00 |
| 9/30/2019 | Photocopies 155 @ 0.15 | Photocopies | \$23.25 |
| 9/24/2019 | Travel meal in San Francisco on 8/17/19 | Client Cost Advanced | \$156.20 |
| 9/24/2019 | Travel meal in San Francisco on 8/16/19 | Client Cost Advanced | \$3.45 |
| 9/24/2019 | Travel meal in San Francisco on 9/4/19 | Client Cost Advanced | \$3.45 |
| | | | |
| 8/31/2019 | Photocopies 42 @ 0.15 | Photocopies | \$6.30 |
| 8/28/2019 | Lyft ride to mediation on 8/16/19 | Client Cost Advanced | \$12.61 |
| 8/28/2019 | Travel meal in Oakland after mediation | Client Cost Advanced | \$144.18 |
| 8/22/2019 | Duplicate invoice reversed | Client Cost Advanced | -\$100.00 |
| 8/21/2019 | Mediation services provided by Judicate Wst Santa Monica | Client Cost Advanced | \$5,275.00 |
| 7/31/2019 | Photocopies 458 @ 0.15 | Photocopies | \$68.70 |
| 6/29/2019 | Oakland office Oct 2018 through Jun 2019 458 @ 0.15 | Photocopies | \$68.70 |
| 2/25/2019 | Court document retreival from Pacer | Client Cost Advanced | \$5.70 |
| 1/29/2019 | Court filing services provided by First Legal Network on 12/27/18 | Client Cost Advanced | \$176.12 |
| 12/31/2018 | Photocopies 84 @ 0.15 | Photocopies | \$12.60 |
| 12/27/2018 | Bart-clipper to settlement conference on 12/12/18 | Client Cost Advanced | \$4.00 |
| | Federal express delivery on 12/8/18 | Client Cost Advanced | \$35.10 |
| 12/27/2018 | | | |
| 12/27/2018 | Conference call on 11/20/18 at 3:30 pm | Client Cost Advanced | \$4.48 |
| 12/27/2018 | Filing fees provided by First Legal Nework on 11/26/18 | Client Cost Advanced | \$258.90 |
| 12/1/2018 | Westlaw expenses for the month of November 2018 | Client Cost Advanced | \$386.55 |
| 11/1/2018 | Westlaw expenses during the month of October 2018 | Client Cost Advanced | \$229.72 |
| 8/29/2018 | Meal during meeting with co-counsel in Oakland on 8/14/18 | Client Cost Advanced | \$131.77 |
| 7/1/2018 | Westlaw expenses during the month of June 2018 | Client Cost Advanced | \$122.02 |
| 5/30/2018 | Conference call on 4/10/18 at 3:00 pm | Client Cost Advanced | \$13.52 |
| 4/26/2018 | Meal in San Francisco on 3/23/18 | Client Cost Advanced | \$32.02 |
| 4/26/2018 | Meal in Oakland while preparing for mediation on 3/26/18 | Client Cost Advanced | \$24.15 |
| 4/1/2018 | Westlaw online research during the month of March 2018 | Client Cost Advanced | \$4.32 |
| 3/27/2018 | Conference call on 2/21/18 at 4:40 pm | Client Cost Advanced | \$3.96 |
| | · | | |
| 2/27/2018 | Pacer court document retrieval 4th quarter 2017 | Client Cost Advanced | \$0.20 |
| 11/29/2017 | Pacer court document retrieval | Client Cost Advanced | \$23.70 |
| 11/29/2017 | Photocopies 84 @ 0.15 | Photocopies | \$12.60 |
| 10/27/2017 | Supplies at Walgreens in San Francisco on 10/10/17 | Client Cost Advanced | \$2.39 |
| 10/27/2017 | Bart clipper card for travel in Oakland on 10/11/17 | Client Cost Advanced | \$7.00 |
| 10/27/2017 | Travel meal on 10/10/17 in San Francisco | Client Cost Advanced | \$10.19 |
| 10/27/2017 | Hotel in Rancho Santa on 10/10/17 | Client Cost Advanced | \$636.41 |
| 10/27/2017 | Flight to San Francisco on 10/6/17 | Client Cost Advanced | \$837.30 |
| 10/27/2017 | Travel meal in Oakland on 10/9/17 | Client Cost Advanced | \$20.48 |
| 10/27/2017 | Travel meal in Arlington on 10/9/17 | Client Cost Advanced | \$2.75 |
| 10/27/2017 | Travel meal in Alameda on 10/10/17 | Client Cost Advanced | \$16.91 |
| 10/27/2017 | Additional flight charges on 10/9/17 | Client Cost Advanced | \$27.98 |
| 10/27/2017 | | Client Cost Advanced | |
| | Hotel on 10/10/17 | | \$365.04 |
| 10/27/2017 | Travel meal in San Francisco on 10/10/17 | Client Cost Advanced | \$2.15 |
| 10/27/2017 | Uber cabs (3) on 10/9/17 | Client Cost Advanced | \$129.16 |
| 10/27/2017 | Federal express delivery on 10/2/17 | Client Cost Advanced | \$32.32 |
| 10/27/2017 | Oakland Marriott meeting room on 10/11/17 | Client Cost Advanced | \$723.78 |
| 10/27/2017 | Flights from San Francisco on 10/8/17 | Client Cost Advanced | \$491.98 |
| 10/27/2017 | Travel meal in South San Francisco on 10/9/17 | Client Cost Advanced | \$6.03 |
| 10/27/2017 | Travel meal in Oakland 0515 on 10/9/17 | Client Cost Advanced | \$130.86 |
| 10/27/2017 | Uber cabs (3) on 10/10/17 | Client Cost Advanced | \$50.23 |
| 10/27/2017 | Bart Clipper Pleasant hill on 10/10/17 | Client Cost Advanced | \$20.00 |
| 9/28/2017 | Federal Express delivery on 8/19/17 | Client Cost Advanced | \$52.10 |
| 9/28/2017 | Oakland Marriott on 9/8/17 for mediation meeting | Client Cost Advanced | \$682.81 |
| | - | | |
| 9/28/2017 | Federal Express delivery on 8/22/17 | Client Cost Advanced | \$22.06 |
| 9/27/2017 | Mediation services provided ADR Services invoice 17-4424-JL-01 | Client Cost Advanced | \$1,100.00 |
| 8/31/2017 | Photocopies 2 @ 0.15 | Photocopies | \$0.30 |
| 8/29/2017 | Bart-clipper cab in San Francisco on 7/25/17 | Client Cost Advanced | \$20.00 |
| 8/29/2017 | Meal in San Francisco on 7/19/17 | Client Cost Advanced | \$3.25 |
| 8/29/2017 | Lyft ride on 7/18/17 | Client Cost Advanced | \$38.32 |
| 8/29/2017 | Travel meal in Gainesville on 8/7/17 | Client Cost Advanced | \$5.51 |
| 8/29/2017 | Travel meal in Haymarket on 8/7/17 | Client Cost Advanced | \$5.14 |
| | • | | • |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 29 of 30

| 8/29/2017 | Bart-Pleasant Hill on 7/17/17 | Client Cost Advanced | \$13.00 |
|-----------|----------------------------------------------------------------------------------------|----------------------|------------|
| 8/29/2017 | National car rental in Arlington on 8/8/17 | Client Cost Advanced | \$136.14 |
| 8/29/2017 | Meal in San Francisco on 7/25/17 | Client Cost Advanced | \$3.25 |
| 8/29/2017 | Meal in San Francisco on 7/18/17 | Client Cost Advanced | \$3.25 |
| 8/29/2017 | Conference call on 7/26/17 at 2:30 pm | Client Cost Advanced | \$8.88 |
| 8/29/2017 | Meal in San Francisco on 7/25/17 | Client Cost Advanced | \$30.58 |
| 8/29/2017 | Meal in San Francisco on 7/18/17 | Client Cost Advanced | \$66.01 |
| 8/29/2017 | Conference call on 7/14/17 at 2 pm | Client Cost Advanced | \$4.28 |
| 8/29/2017 | Travel meal on 8/7/17 | Client Cost Advanced | \$89.03 |
| 8/29/2017 | Uniguest document printing on 8/4/17 | Client Cost Advanced | \$7.50 |
| 8/14/2017 | Deposition transcript provided by US Legal Support invoice 110068149 | Client Cost Advanced | \$396.45 |
| 8/14/2017 | Video deposition of N. Y. P. Rodreiguez provided by US Legal Support invoice 110068449 | Client Cost Advanced | \$299.00 |
| 8/14/2017 | Deposition transcript provided by US Legal Support invoice110068179 | Client Cost Advanced | \$397.05 |
| 8/14/2017 | Video deposition of A. V. Garcia provided by US Legal Support invoice 110068441 | Client Cost Advanced | \$299.00 |
| 8/8/2017 | Mediation services deposit to Dickstein Dispute Resolution | Client Cost Advanced | \$7,000.00 |
| 8/7/2017 | K. Calderon video deposition provided by US Legal Support invoice 110066294 | Client Cost Advanced | \$334.00 |
| 8/3/2017 | K. Calderon deposition transcript provided by US Legal Support invoice 110065528 | Client Cost Advanced | \$402.35 |
| 8/1/2017 | Westlaw online legal research for the month of July 2017 | Client Cost Advanced | \$117.00 |
| 7/31/2017 | Deposition expenses provided by Veritext invoice PA3050273 | Client Cost Advanced | \$400.00 |
| 7/31/2017 | Photocopies 351 @ 0.15 | Photocopies | \$52.65 |
| 7/26/2017 | Lyft rides (2) on 7/12/17 | Client Cost Advanced | \$17.03 |
| 7/26/2017 | DTcom charge on 7/13/17 | Client Cost Advanced | \$90.00 |
| 7/26/2017 | Hotel in San Francisco on 7/14/17 | Client Cost Advanced | \$467.38 |
| 7/26/2017 | Uber cabs (2) on 7/14/17 | Client Cost Advanced | \$64.58 |
| 7/26/2017 | Meal in San Francisco on 7/12 and 7/13/17 | Client Cost Advanced | \$6.50 |
| 7/26/2017 | San Francisco cab on 7/10/17 | Client Cost Advanced | \$23.07 |
| 7/26/2017 | Bart-Pleasant Hills in Walnut Creek on 7/11/17 | Client Cost Advanced | \$11.00 |
| 7/26/2017 | Bart-Pleasant Hill in Walnut Creek on 7/12 and 7/13/17 | Client Cost Advanced | \$40.00 |
| 7/26/2017 | Hotel in San Francisco on 7/12/17 | Client Cost Advanced | \$880.70 |
| 7/26/2017 | Travel meal on 7/12/17 | Client Cost Advanced | \$7.35 |
| 7/26/2017 | Conference call on 6/29/17 at 11 am | Client Cost Advanced | \$25.04 |
| 7/26/2017 | Additional flight charges on 7/10/17 | Client Cost Advanced | \$17.99 |
| 7/26/2017 | Uber cab on 6/23/17 | Client Cost Advanced | \$9.80 |
| 7/26/2017 | Lyft ride on 7/11/17 | Client Cost Advanced | \$16.91 |
| 7/26/2017 | Conference call on 6/28/17 at 11:30 am | Client Cost Advanced | \$19.20 |
| 7/26/2017 | Travel meal in Oakland on 7/12/17 | Client Cost Advanced | \$85.73 |
| 7/26/2017 | Travel meal in DC o 7/5/17 | Client Cost Advanced | \$14.96 |
| 7/26/2017 | BART-Montgomery on 7/11/17 | Client Cost Advanced | \$9.00 |
| 7/26/2017 | Supplies from Target on 7/12/17 | Client Cost Advanced | \$52.70 |
| 7/26/2017 | Travel meal in San Francisco on 7/13/17 | Client Cost Advanced | \$15.85 |
| 7/26/2017 | Lyft ride on 7/12/17 | Client Cost Advanced | \$9.58 |
| 7/26/2017 | Trave meals on 7/14/17 | Client Cost Advanced | \$17.09 |
| 7/26/2017 | Flight on 6/25/17 | Client Cost Advanced | \$539.80 |
| 7/26/2017 | Lyft rides (3) on 7/13/17 | Client Cost Advanced | \$39.00 |
| 7/26/2017 | BART-Montgomery on 7/13/17 | Client Cost Advanced | \$15.00 |
| 7/26/2017 | Car rental on 7/14/17 | Client Cost Advanced | \$110.06 |
| 7/26/2017 | Travel meal in San Francisco on 7/13/17 | Client Cost Advanced | \$58.75 |
| 7/26/2017 | Uber cabs (4) on 7/13/17 | Client Cost Advanced | \$109.25 |
| 7/26/2017 | Bart - Montgomery on 7/12/17 | Client Cost Advanced | \$5.00 |
| 7/26/2017 | Uber cab on 7/12/17 | Client Cost Advanced | \$21.10 |
| 7/26/2017 | Travel meal at Uno Dos Tacos on 7/12/17 | Client Cost Advanced | \$33.18 |
| 7/26/2017 | Uber cab on 7/15/17 | Client Cost Advanced | \$19.12 |
| 7/26/2017 | Flight on 6/24/17 | Client Cost Advanced | \$461.20 |
| 7/26/2017 | Car rental on 7/10/17 | Client Cost Advanced | \$51.25 |
| 7/26/2017 | Travel meal in Falls Church on 6/23/817 | Client Cost Advanced | \$29.15 |
| 7/26/2017 | DTcom fee on 6/23/17 | Client Cost Advanced | \$158.98 |
| 7/26/2017 | Flight on 6/25/17 | Client Cost Advanced | \$596.80 |
| 7/26/2017 | Flight on 7/14/17 | Client Cost Advanced | \$173.20 |
| 7/26/2017 | SB Grnsboro cab on 6/22/17 Travel meet in Conference on 7/10/17 | Client Cost Advanced | \$5.19 |
| 7/26/2017 | Travel meal in San Francisco on 7/10/17 | Client Cost Advanced | \$168.12 |
| 7/26/2017 | Travel meal in Dc on 7/15/17 | Client Cost Advanced | \$16.67 |
| 7/26/2017 | Lyft ride on 7/15/17 | Client Cost Advanced | \$21.38 |
| 7/26/2017 | Emporio Rulli cab o 7/14/17 | Client Cost Advanced | \$10.49 |
| 7/26/2017 | Hotel in San Francisco on 7/12/17 | Client Cost Advanced | \$809.28 |
| 7/26/2017 | Hotel in San Francisco on 7/13/17 | Client Cost Advanced | \$349.34 |
| 7/26/2017 | Lyft ride in San Francisco on 7/11/17 Travel moal in Arlington on 7/10/17 | Client Cost Advanced | \$24.09 |
| 7/26/2017 | Travel meal in Arlington on 7/10/17 | Client Cost Advanced | \$5.31 |
| 7/26/2017 | Uber cabs (4) on 6/22/17 | Client Cost Advanced | \$60.90 |

Case 4:17-cv-00755-CW Document 147-2 Filed 09/01/20 Page 30 of 30

| | 11.53 29.65 |
|-------------------------------------------------------------------------------------------------------------------------------|----------------|
| //26/2017 Lyft ride on //14/17 Client Cost Advanced \$ | |
| | |
| | 13.25 |
| | 77.81 |
| , , , , , , , , , , , , , , , , , , , , | 76.88 |
| | 54.76 |
| | 28.77 |
| | \$5.51 |
| | 10.10 |
| 7/25/2017 Video deposition of G. Perdomo Ortiz provided by US Legal Suport-CA invoice 110062642 Client Cost Advanced \$7 | 89.00 |
| 7/25/2017 Transcript of G Perdomo Ortiz deposition provided by US Legal Support-CA invoice 110061212 Client Cost Advanced \$7 | 09.75 |
| 7/25/2017 Transcript of J Q. Vasquez deposition provided by US Legal Support-CA invoice 110061152 Client Cost Advanced \$8 | 00.55 |
| 7/25/2017 V. Molina deposition transcript provided by US Legal Support invoice 110061163 Client Cost Advanced \$6 | 14.75 |
| 7/21/2017 Video deposition of V. H. C. Molina provided by US Legal Support invoice 110061714 Client Cost Advanced \$5 | 44.00 |
| 7/21/2017 Video deposition of J. Q. Vasquez provided by US Legal Support invoice 110061872 Client Cost Advanced \$6 | 66.50 |
| 7/17/2017 Video deposition provided by Veritext invoice PA3022679 Client Cost Advanced \$8 | 67.35 |
| 7/17/2017 Postage Postage | \$0.67 |
| 7/12/2017 Postage Postage | \$0.46 |
| 7/1/2017 Westlaw online research during the month of June 2017 Client Cost Advanced \$ | 21.05 |
| 6/30/2017 Transcript of D. See on 6/22/17 by Veritext invoice PA3019084 Client Cost Advanced \$6 | 84.55 |
| 6/28/2017 Travel meal on 5/23/17 Client Cost Advanced | \$2.86 |
| 6/28/2017 Uber cabs (3) on 5/23*/17 Client Cost Advanced \$1 | 70.05 |
| 6/28/2017 QuikPark in DC on 5/22/17 Client Cost Advanced \$ | 20.00 |
| 6/28/2017 Gas for rental car on 5/22/17 Client Cost Advanced \$ | 40.21 |
| 6/28/2017 Travel meal at Potbellin on 5/22/17 Client Cost Advanced \$ | 18.04 |
| 6/28/2017 Additional flight charges on 5/23/17 Client Cost Advanced | \$4.99 |
| 6/28/2017 Travel meal on 5/23/17 Client Cost Advanced \$ | 37.98 |
| 6/28/2017 Photocopies 2165 @ 0.15 Photocopies \$3 | 24.75 |
| 6/13/2017 Postage Postage | \$0.67 |
| | \$0.67 |
| | \$0.67 |
| | 70.09 |
| | 77.75 |
| | 50.00 |
| | 16.26 |
| | 00.00 |
| | 50.00 |
| | \$2.03 |
| \$45,1 | |